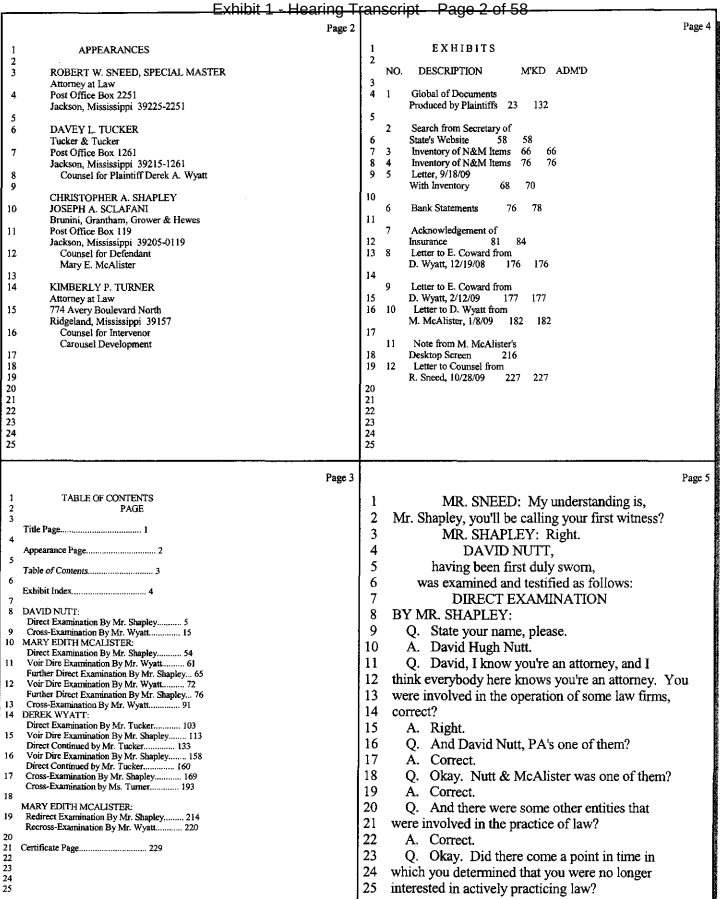
	Exhibit I - Hearing Franscript Page 1-01-98	
		Page 1
1	IN THE CHANCERY COURT OF MADISON COUNTY,	
2	MISSISSIPPI	
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5	IN RE: WYATT & MCALISTER, PLLC,	
	a Limited Liability Company	
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	CAUSE NO. 20090-90-B	
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11	HEARING BEFORE SPECIAL MASTER	
12	ROBERT W. SNEED	
13		
13	Taken at the offices of	
14	Brunini, Grantham, Grower & Hewes	
	190 East Capitol Street, Suite 100	
15	Jackson, Mississippi,	
	on Wednesday, November 11, 2009,	
16	beginning at approximately 9:00 a.m.	
17		
18		
:	APPEARANCES NOTED WITHIN	
19		
20		
21		
22	BETHANY CAMMACK	
	PROFESSIONAL COURT REPORTING, LLC	
23	Certified Shorthand Reporter	
24	Mississippi CSR No. 1526	
24	Post Office Box 320928	of the state of th
25	Jackson, Mississippi 39232-0928	
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There did. 1

- Q. Okay. And approximately when was that? 2
 - A. I --
- 3 4 Q. In the last year or so?
- A. In the last year or so, yeah. 5
- O. Okay. Did you practice law with 6
 - Ms. McAlister here?
 - A. I did.

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- 9 Q. All right. And were you and Ms. McAlister involved in discussions about your discontinuing 10 your practice of law and her continuing practice of 11 12 law?
 - A. We did.

which one.

- O. Would you tell Mr. Sneed essentially about 14 those discussions? 15
- A. Well, I made a decision to retire from the 16 17 practice of law. I couldn't do it 100 percent because I have matters that are not concluded. 18 Some of the matters are, for instance, a bunch of 19 asbestos cases that never die. They have an 20 infinite half life. So I had to continue to handle 21 22 those cases through either PC or PA. I'm not sure

And Meg and I were practicing law as 24 Wyatt & McAlister and had been doing it for several 25

practicing law. She's a good bit younger than I am. And so we talked about that she would continue 2 practicing law in some entity and that I would look 3 to her to bring to a conclusion the matters that we 5 had in Nutt & McAlister.

It was not any of my business really about what configuration she was going to practice law in in the future, because I was looking to her as a lawyer in those cases to bring them to conclusion. And most of them were fairly close to conclusion.

So we began discussions about how to go about dissolving Nutt & McAlister, whether we would dissolve it or whether she would just acquire my interest in Nutt & McAlister. And we actually met with the Brunini firm and explored some of these possibilities. And we were looking toward her acquiring the assets of Nutt & McAlister and continuing to keep that entity alive, whether or not that entity concluded the cases or not.

So we never resolved that. We just simply never resolved it before Meg decided that she was going to practice law under the partnership of Wyatt & McAlister. And that was fine with me. We were talking about it, and we had a lot of business and lot of issues at the time.

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years. 1 2

- Q. Nutt & McAlister.
 - A. Yeah, excuse me.
- O. It's easy. I do it every I do it all the time.
- A. So we'd been practicing for several years. And we had matters that were ongoing and were not concluded, and we had obligations to the clients to conclude those.

So at that -- at the point that I wanted to retire completely, as far as Nutt & McAlister goes, Meg and I had some discussions about how to go about dissolving Nutt & McAlister and her continuing to work on the cases.

I was basically always more or less "of counsel" in Nutt & McAlister, just as a matter of practicality, and that was Meg and I's arrangement from the very get-go. That I could generate business and I could counsel with her on major issues, but she was always the practicing lawyer in 20 Nutt & McAlister. She and some associate lawyers that we ultimately got, and we had a large number of paralegals in order to do mass litigation cases.

24 So when I told Meg that I wanted to retire, she said that she wanted to continue 1 So Meg - I owned, I think, most of the

- hard assets, the furniture and the machinery and 3 all like that. I had acquired either in PC or PA.
- Most of it. Now, we also acquired some items in 4
- 5 Nutt & McAlister. The way my office is configured
- is kind of a typical law office deal. It's like in 6
- 7 a horseshoe. One half of the horseshoe was Meg's 8 domain where the paralegals were and where her
- 9 operations were, her office and the associate 10 offices and the like.

So when she got ready to go into practice with Derek, she came to me and said, "We will need certain items of furniture that you already have here or we already have here. Can I take these items?"

And it was just a general discussion. There was no inventory given to me or any of that. I said, "Fine." You know, "I'm not going to need it." What our idea was, is she would take the stuff, and at some point in time she would give me an inventory and we would decide what those things were worth, and she would pay me for them. Or those items would be included in a transfer of the assets of Nutt & McAlister.

But we never got to that point. We got to

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the point where she moved the belongings to the office of Wyatt & McAlister. And started practicing with Derek. But very shortly after they 4 moved in and before we could ever get to the actual conclusion of her compensating me for those assets, they had problems. And the doors got shut on that office.

So that Meg is going to testify to the detail of which assets belonged to which entity. We have invoices, and we have put together best we can which hard items are owned by David Nutt, PC, which hard items are owned by David Nutt, PA, and which hard items are owned by Wyatt & McAlister. And she's going to testify to that, as I understand it, in detail.

I'm simply saying to the court that all those items belong to me in some fashion. Or at least a significant interest in them. I'm 80 percent partner in Wyatt & McAlister. I'm 100 percent ---

Q. Nutt & McAlister. 21

A. Nutt & McAlister, I'm sorry.

23 Q. I do it too.

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A. I'm an 80 percent partner in Nutt &

and 100 percent owner of David Nutt, PA.

McAlister, 100 percent partner in David Nutt, PC, 25

He's not counsel of record here.

MR. TUCKER: I don't know that it's 2 3 inappropriate. I --

MR. SNEED: Davey, it'd probably go smoother -- do you mind conducting the examination? It's probably - yeah, it'll probably go a lot smoother if the lawyers handle it, just like we do in virtually any litigation.

MR. WYATT: Actually, if I may just speak to that issue briefly. The reason I think Davey is asking that is, I know all these documents pretty well. And, you know, he's sort of been overwhelmed by this as some people would be, but I can get to the heart of the issues with David's testimony a lot faster.

But, you know, certainly it's up to you obviously, but if we're just trying to get to the dead center here pretty quick, there's no question about the most expedient way to do it.

MR. SHAPLEY: We --

MR. TUCKER: And we have discussed that also, but -- we have discussed that matter as to how we would approach this. I don't see a problem with him going to the heart of the matter at all, and I don't think there's any questions I

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The title to all the stuff that was used in Wyatt & McAlister has not changed. It is still in those three entities, as Meg will document. And so my position is, the ownership will easily be determined by the documentation that Meg is going to testify from.

Q. And so have any of the Nutt entities, or you personally, gotten any money for any of the assets that were taken out of your office with your permission and used to operate the Wyatt &

McAlister law firm? 12

A. No.

Q. And have you signed any bill of sale or any document transferring the title of those assets to the Wyatt & McAlister entities?

 A. No. Neither Wyatt & McAlister or Meg 17 18 McAlister.

19 MR. SHAPLEY: All right. That's all 20 I have for Mr. Nutt. 21

MR. SNEED: Cross-examination?

MR. TUCKER: Do you want to. .?

23 MR. SHAPLEY: I'm going to object to him asking questions. It's entirely inappropriate 24

for the client to be asking questions at a hearing.

could ask -- which I'd be repeating whatever he's 1 2 going to say anyway.

So, I mean, what's the situation there? He's an attorney. He can represent himself as well as I can represent him. And there's no reason that I can't -- that he can't speak for himself.

> MR. SNEED: Okay. MR. TUCKER: And not through me.

MR. SNEED: Chris, I'm not aware of a rule that prohibits Derek from questioning the witness. If you're aware of one, I'll take a look at it.

MR. SHAPLEY: Well, I -- he's not counsel of record, and if he's not counsel of record, he's not entitled to ask questions as far as I know.

MR. SNEED: I'm not aware of that rule. I mean, you may be right.

MR. SHAPLEY: Well, I'd have to look it up. But I can tell you this: The proceedings between these parties has been extremely acrimonious, and I think it would be -- it would not be conducive to an orderly disposition of this matter if these -- if everybody starts going at

Case 09-04354-ee Doc 86-1 Filed 04/12/10 Entered 04/12/10 16:55:06 Desc

Exhibit 1 - Hearing Transcript Page 5 of 58 Page 14 Page 16 Q. Okay. So I believe you testified that you 1 each other. 1 had 80 percent. Is that right? 2 2 MR. SNEED: Yeah. 3 A. Correct. MR. SHAPLEY: And that's exactly 3 Q. Okay. So is your testimony based purely 4 what's going to happen if Mr. Wyatt is allowed to 4 5 on a verbal arrangement? 5 ask questions. A. As I say, I don't know if we memorialized 6 6 MR. WYATT: Well --7 it or not, but that was our verbal arrangement. MR. SNEED: Well, if that occurs, I 7 8 Q. Okay. But since you don't know of a think that's one thing. 8 document, it would be a true statement, that today MR. SHAPLEY: Okay. 9 9 10 you're saying that based on a verbal agreement 10 MR. SNEED: If that occurs. 11 because you don't have any knowledge that there is Obviously I've got authority to step in and we'll 11 any other agreement? 12 change the rules. 12 A. I don't know if there is. If there is, 13 MR. SHAPLEY: All right. 13 I'll be glad to look at it. 14 MR. SNEED: But I'm not aware of 14 anything that prohibits Derek from asking the 15 Q. I understand. How many years has it been 15 in existence? 16 questions --16 A. I don't know. 17 17 MR. SHAPLEY: Okay. That's fine. Q. Is it -- it's not an insignificant entity, 18 MR. SNEED: And as long as that --18 MR. SHAPLEY: As long as that doesn't 19 is it? I mean, in terms of its revenue and so 19 20 forth? happen, I'm okay with it. 20 A. Wyatt and -- excuse me. Nutt & McAlister? MR. SNEED: As long as everybody's 21 21 22 O. Nutt & McAlister. civil, and when civility leaves the room, that's 22 A. No, it's very significant. 23 when I'm going to step in. 23 24 Q. So I mean, it would be true that as much 24 MR. SHAPLEY: All right. as \$200 million has flowed through the trust 25 MR. SNEED: So - and that applies to Page 17 Page 15 everybody, and I'm not just pinpointing one -account of Nutt & McAlister just in the last few 2 MR. SHAPLEY: And I wasn't either. 2 years. Isn't that correct? 3 MR. SNEED: I know that. I know 3 A. I don't know the number, but it is very 4 substantial. 4 that. Okay. 5 5 Q. Substantial. Now, do you remember Meg MR. WYATT: Thank you. 6 approaching you in September of 2008 about this 6 MR. SNEED: Derek, you have some 7 7 business of you deciding you're going to retire and questions? 8 CROSS-EXAMINATION 8 what was going to happen to Nutt & McAlister firm? 9 A. Well, I don't know that Meg approached me. 9 BY MR. WYATT: 10 I think I approached her. But, yes, we had a 10 Q. David, Nutt & McAlister -- you contend that Nutt & McAlister is owned by you and Meg discussion. As far as the specific month, I'm not 11 11 McAlister? 12 certain about it, but, yeah. 12 13 A. Absolutely. 13 Q. Okay. And you may or may not recall some 14 of these dates, and it's okay, because it's all of 14 Q. Okay. Do you have a document in your 15 office that shows the percentage ownership in Nutt 15 record, but do you recall that in April of 2008 & McAlister, how it's allocated? that you signed an agreement that essentially 16 16 A. I don't know. transferred all the remaining assets of Nutt & 17 17 18 Q. Have you ever signed an operating 18 McAlister, the Katrina cases, transferred all those agreement showing Nutt & McAlister's mode of 19 cases out to other parties? 19 operation under the Limited Liability Act in 20 MR. SHAPLEY: Mr. Sneed, let me make 20 21 Mississippi? 21 a comment here, and he's doing exactly what I 22 22 thought he'd be doing. We're involved in a number A. I don't know if I have or not. 23 23 of other cases with Derek, and, you know, I Q. To your knowledge, is it true that no 24 operating agreement exists like that? 24 anticipated, and he is in fact trying to conduct 25 A. I do not know. 25 discovery today on those other cases. These

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questions have nothing to do with who owns the assets of Wyatt McAlister. 2

MR. SNEED: I may not -- I'll see where he's going. You know, I don't know. MR. WYATT: Yeah. It's predicate,

it's pure predicate. But I can show that pretty quickly.

MR. WYATT, CONTINUED: 8

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- Q. David, would it be true, based on your recollection, that around April of 2008 was when 10 you came to the discussion that you were going to 11 retire and that Nutt & McAlister, you were going to 12 13 close it down or dissolve it?
- 14 A. At some point I made that decision, 15 correct.
- 16 Q. The only reason I'm referencing you to that date is because you do recall, I take it, that 17 there was an agreement executed that transferred 18 19 all of the Katrina assets in Nutt & McAlister to two other parties, to Barrett & Lovelace? 20
- A. Well, when you say "Katrina assets," I'm 21 not sure about that. At some point -- and you have 22 23 the agreement? I haven't looked at it lately. But 24 at some point, Nutt & McAlister withdrew from the most current Katrina Litigation Group venture.

A. We withdrew from it.

O. That's right. Okay.

A. And we did not get compensated for any future money that was coming in.

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- 5 Q. All right. And you recall your letter to the court where you formally withdrew from all the 6 cases on the record of the court, too, right? 7
 - A. Absolutely.
- 8 Q. Okay. So back to September of 2008, since 9 Nutt & McAlister didn't have any book of business 10 at that time -- is that a fair statement? 11
- A. I'm not certain. I don't know if we had 12 any other cases pending in Nutt & McAlister or not. 13 I don't know. 14
- Q. At some point after April of 2008, you let 15 it be known that you were going to shut down Nutt & 16 McAlister. Isn't that right? 17
- 18 A. Absolutely.
- Q. And, in fact, you did shut it down on 19
- 20 October the 15th, 2008. Isn't that right?
- 21 A. I don't know the date. At some point we 22 quit doing business.
- Q. Yeah. And all the employees were laid 23 24 off, were they not?
 - A. I don't know if all of them were laid off

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- Q. Right. And the remaining assets that were in that entity were vended or transferred to these other two parties. Is that right?
- A. Well, I will go back and tell you that --4 and the agreement pretty much speaks for itself --5 Nutt & McAlister withdrew from the latest venture 6 7 that was conducting Katrina litigation. That is plain and simple. 8

There were files that existed, and we kept copies of those files, as we should, because we were involved in the cases for a considerable 12 period of time. And we made certain that the remaining venturers had the files also, so that 14 they could go forward.

And we further told the remaining venturers that we would do whatever we could to make sure that a transition occurred and that they could adequately represent the clients once Nutt & McAlister had withdrawn from that venture.

18 19 20 Q. I guess to close that question, though, 21 you didn't make any further claim on any of those assets. You just -- you abandoned -- or you just abdicated any claim of contingency fee ownership or 23 24 anything like that. It was just given up, and you 25 withdrew from that.

- or not at that time. There was a transition period
- where some of the help needed to go with Meg to
- 3 resolve ongoing cases that they were working on.
- Whether they were in Nutt & McAlister or PC or PA, 5 it didn't matter to me.

I just wanted them resolved, and I was 6 7 looking for Meg to do it. So some of the

8 employees, I don't know if they stayed on my

payroll, or if they went with Meg and we reimbursed 9 10 or what, but she can tell you that.

- O. Okay. Would you disagree if I suggested 11 that none of those employees stayed on Nutt & 12 McAlister's payroll after --13
- A. I don't know. That's easy to determine 14 15 from the documents, though.
- 16 O. Do you recall that there was a severance package offered to each of these employees, and 17 18 they were terminated from Nutt & McAlister's 19 payroll?
 - A. I don't recall.
- 21 O. You don't know --
- 22 A. But, again, that's easy to. . .
- Q. In any event, after October 15th, the 23
- 24 horseshoe side of the building that was Nutt &
- 25 McAlister was no longer Nutt & McAlister.

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Exhibit 1 - Hearing Transcript Page 7 of 58

Page 22

going to go over all this with you, but I want to ask you a question about the first paragraph up

there. And if you could just take a look at that 3

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for a second.

5 A. Yeah, but I don't have any idea what this 6 is. I mean, this is an unsigned -- there's no 7 signature or no letterhead or anything.

Q. Right. Okay. Well, this is a business 8 record of Wyatt & McAlister that was created and 9 authorized by Meg McAlister. And it's in the 10 record of this case attached to an affidavit as --11 12

in the record of this case.

MR. SHAPLEY: It doesn't matter. 13 It's not -- this witness doesn't know anything 14 15 about this document, and the fact that it's a -allegedly a business record of another entity that 16 Mr. Nutt has nothing to do with is -- proves 17 18 nothing.

19 MR. SNEED: I agree. Sustained. You 20 know, you can follow it up, Derek, with proof. Assuming relevance of all this, you can follow it 21 up with proof as to what this is. But David has 22 23 said he doesn't know what it is, and there's just 24 simply been no identification of the document.

MR. WYATT, CONTINUED: 25

1 A. That's correct. Q. Right? And you had some business partners 2 who came up and took those offices? 3 A. That's right. But there were assets of 4 Nutt & McAlister still sitting there. Furniture, 5 furniture belonging to PC, furniture belonging to 6 PA, furniture and machinery and files belonging to 7 8 Nutt & McAlister. That didn't dissolve. 9 Q. Okay. 10 MR. WYATT: I've got an exhibit that I want to mark. It's kind of a global exhibit. I 11 12 guess I could just do that now. 13 MR. SNEED: Y'all seen it? 14 MR. SHAPLEY: It's an exhibit --MR. WYATT: It's listed. That is a 15 better organized of what y'all sent the other day. 16 17 MR. SHAPLEY: Yeah. I'm sure we got 18 this, but I don't know. MR. WYATT: Yeah, you have seen it. 19 MR. SHAPLEY: Well, that's fine. I'm 20 21 not really -- I'm not really -- I'm not questioning 22 whether we got it or not, so. . . 23 MR. WYATT: Can I just --MR. SNEED: You want it marked for 24 25 identification?

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this document is or not, I'm going to ask you a question about what's written into the document and

just see if do you agree that that's a true 5 statement or not. "David wants me to meet with

6 Shapley this week, if possible, and explore means 7 to dissolve."

Q. To the extent -- whether you know what

Okay. Do you see that statement in there? A. Yeah.

Q. Okay. Do you find that that statement is erroneous? Do you contend that that's a false statement?

A. I don't even know who made the statement.

Q. Okay. Well, if it were made by Ms. McAlister, do you contend it's false?

A. At some point in time, we agreed to meet 16 with Shapley. I already testified to that. To 17 18 talk about dissolution. I mean, I don't know the 19 exact date.

20 Q. And then the next statement says, "I 21 broached the subject of buying out his interest, 22 and he said Shapley had mentioned that as a 23 possibility. I reiterated that it would be best if 24 I could accede to the claims of N&M against

Scruggs, and David agreed."

MR. SHAPLEY: Mark the whole thing

2 for identification? 3

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MR. WYATT: Let's just mark it for identification, and I'll just do it as a global.

MR. SNEED: That's fine.

MR. WYATT: And then refer to the sequential numbers.

> MR. SNEED: Is that Exhibit 1? COURT REPORTER: Yes.

(EXHIBIT 1 WAS MARKED FOR IDENTIFICATION.)

MR. WYATT, CONTINUED: 11

Q. David, if you could take that for a 12 13 second, and I'll try to get through this pretty

quick. If you will look, you'll see that it's got 14 15

numbers over there on the left side.

A. I see them. 16

Q. Okay. And we're just going to go through 17

it kind of sequentially there. If you'll look over to No. 2. No. 1 is not --19

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MR. SHAPLEY: Skip Exhibit 1? MR. WYATT: I'm skipping 1 right now,

21 22 uh-huh.

23 MR. WYATT, CONTINUED:

24 Q. And just for time's sake, to be sparing as we can and get to the heart of the matter, I'm not

Case 09-04354-ee Doc 86-1 Filed 04/12/10 Entered 04/12/10 16:55:06 Exhibit 1 - Hearing Transcript Page 8 of 58 Page 28 Page 26 MR. WYATT, CONTINUED: Is that a true statement? 1 Q. So David, disregard the document for a 2 A. You know, we talked about her taking 2 moment. I just want to ask you this question. 3 Nutt - taking over Nutt & McAlister. And she 3 A. Okay. 4 would necessarily have any claims that Nutt & 4 5 O. You agreed, did you not, to allow 5 McAlister had. Ms. McAlister to purchase your interest in Nutt & 6 Q. She even asked you about whether Merkel 6 McAlister? Whatever that interest really is, you was a good lawyer, didn't she? 7 8 agreed to that, did you not? 8 A. No. 9 A. We never reached an agreement. We met 9 O. "I asked David what he knows about Merkel with lawyers, and we talked about that as a 10 as a possible attorney to pursue my claims against 10 Scruggs." You contend that's a false statement? mechanism. But I don't recall ever signing any 11 11 agreement whatsoever. 12 12 A. I do not remember that. Merkel and I do O. Well, I didn't ask you if you signed an not get along. It would be -- that would -- my 13 13 14 agreement. That wasn't my question, and to the recommending Merkel to do anything would be highly 14 15 extent -- that answer, I'd move to strike it if 15 unlikely. 16 it's nonresponsive. O. So you believe Ms. McAlister somehow wrote 16 But my question was: Did you agree to do 17 17 this in a way that's not accurate. 18 18

MR. SHAPLEY: Mr. Sneed, this is

19 totally irrelevant to determine what the assets of 20 Wyatt & McAlister -- I knew this was going to 21 happen.

MR. WYATT: No --

23 MR. SHAPLEY: So now he's going down

24 that trail. 25

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MR. SNEED: Let me back up. The

that? Did you agree for her to acquire whatever your interest was in Nutt & McAlister, which you had announced was going to be dissolved?

A. We talked about it in principle. We never 21 22 finally agreed to it.

O. Okay. Look at page 4, if you would, please, David. Have you ever seen that document before?

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document's not in evidence, Derek. I don't think you can sit here and question him about a document that's not in evidence that he says he knows nothing about.

If you want to ask him a question, you can ask him a question. But to quote a document that we don't know what it is, and there's no evidence in the record as to what the basis of the document is, and to ask him whether it's true or not, I don't think it's appropriate. And I'm going to sustain the objection.

12 MR. WYATT: Okay. If I may -- and I'm not arguing with your ruling. 13

MR. SNEED: That's okay. I know.

MR. WYATT: But I would make a proffer, and again, I'll state for the record,

16 17 there is an affidavit in the official court record

of this case that documents these documents as 18

19 being business records of Wyatt & McAlister, and

20 that's -- that affidavit has been in this record of

21 this case from inception or very close to

22 inception. 23

MR. SNEED: That's fine.

MR. WYATT: But I'll move on.

MR. SNEED: Okay.

A. No, not that I recall.

2 Q. Would you just read what the title of this

3 document is?

4 A. "Memo to Brunini re dissolution of N&M."

O. And the date on it?

6 A. September 22nd of 2008.

7 Q. Okay. So you have no knowledge about this document here? 8

9 A. No.

Q. Okay. Do you agree that Brunini and

Mr. Shapley and his colleagues were your attorneys 11

at this time? Were they not? 12

A. Yes.

Q. And they did represent N&M? 14

A. Yes.

O. Nutt & McAlister? 16

A. Yes.

18 Q. And they did represent Nutt & McAlister

19 with regard to dissolution of Nutt & McAlister? 20

A. They counseled with us.

21 Q. Okay. And us would be who?

A. Meg and I. 22

23 Q. Would you look at No. 5, please. It may

be hard to read there, because there's a circle --24 25

A. I can read it.

Exhibit 1 - Hearing Transcript Page 9 of 58 Page 32 Page 30 A. I'm not sure about the date. But, yeah, 1 O. I apologize. There's a circle on it. Can 1 we met a number of times and talked about it. 2 2 you read what the subject of this e-mail is? 3 Q. And as we said earlier, 15 days later 3 A. Yeah. there were no more Nutt & McAlister employees in 4 4 O. What does it say? 5 the building? 5 MR. SNEED: Let me ask: Do you A. I don't know that to be the case, but the 6 recognize that document? 6 documents, whenever they're properly introduced, 7 7 THE WITNESS: No. 8 will speak to that. 8 MR. SNEED: Okay. Q. Okay. Is Ernie Coward employed by the 9 THE WITNESS: I have an idea that 9 Nutt entities? these are e-mails or some sort of records that Meg 10 10 A. He is. 11 11 generated. Q. And what is his employment relationship? 12 MR. SNEED: I understand. If he 12 A. He's the CFO, chief financial officer. doesn't recognize the document, he can't identify 13 13 the document, Derek, and I just think your 14 Q. Of what? 14 A. Of every entity I've got. questioning him regarding these documents that he's 15 15 Q. Was he the CFO of Nutt & McAlister? unable to identify is simply irrelevant. 16 16 A. He functioned in that capacity, yes. 17 MR. WYATT: Well, here's my only 17 problem with it, and certainly I don't want to bog 18 Q. Somebody had to be the CFO of Nutt & 18 McAlister when it was in existence? us down over this. But they wanted to go first. 19 19 A. Not necessarily, but Ernie functioned in 20 Okay. I've already signed an affidavit 20 that capacity as far as I was concerned. 21 authenticating these documents as documents of 21 Q. All right. And what kind of authority did 22 22 Wyatt & McAlister. 23 you delegate to him as the CFO? 23 MR. SNEED: I understand that. I've 24 A. I don't know that I delegated any 24 heard that. 25 authority to him, other than to keep me apprised of MR. WYATT: So -- okay. 25 Page 33 Page 31 any significant decision, and I would make it. MR. SNEED: But the problem is, you 1 O. Did he have your permission to furnish have a witness on the witness stand who is saying, 2 2 3 financial documents of Nutt & McAlister to me, for "I have no knowledge of any of these documents. I 3 have no knowledge and cannot identify what this 4 example? 4 5 document is." And to continue questioning a A. I mean, I'd have to see what the 5 6 particular circumstance was. witness who says I don't know anything about this 6 7 Q. Okay. The books. I'm speaking of the 7 document, to me is irrelevant. books of Nutt & McAlister, the transaction MR. WYATT: Well, the problem is, is 8 8 9 histories and such. Would you have been upset if 9 how are we going to get to this ownership issue if 10 David Nutt is released from this hearing today, and 10 Ernie Coward had furnished those transaction none of these questions are asked to him because histories to me? 11 11 these documents are not in evidence? Actually -12 A. No. 12 MR. SNEED: Well, we'll cross that 13 Q. Okay. 13 14 bridge, I guess, when we get to it, but you now 14 A. Why would I be upset? have a witness on the witness stand who's not 15 Q. Okay. So he was authorized to do that, in 15 identifying any of these documents, and it is 16 other words? 16 A. Yes, I guess so. I mean, I wouldn't have 17 irrelevant what his thoughts are about documents 17

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complained. I don't know that that occasion ever

came up. And I don't know, if it came up, I might

very well have approved it. I mean, you're talking

member of Nutt & McAlister at any time --

A. You were never a member of Nutt &

Q. But you would agree, I was not a formative

theoretically here now.

McAlister at any time.

that he knows nothing about.

MR. WYATT, CONTINUED:

MR. WYATT: All right.

MR. TUCKER: Excuse me just one

Q. Did you meet with Meg McAlister regarding

the acquisition of Nutt & McAlister in October of

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Q. So in other words, if your CFO is giving me financial documents, he's not doing it because I was a member of Nutt & McAlister?

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A. No, no. You had a bonus interest. And if you had a question about how your bonus was computed or whatever, I would have no problem with Ernie getting with you and giving you the documentation whenever you asked for it.

Q. Okay. Well, aside from bonus, you know, a transaction history is a very long accounting document that lists every single asset in the business. You know, right down to the last desk lamp. So I'm not talking about bonuses.

But still, your answer would be the same, right? If he furnished those transaction histories to me, who is not a member of Nutt & McAlister, that was okay with you?

A. Sure. I mean, we were all practicing law together. We weren't trying to hide anything from anybody.

O. And if he did that after Nutt & McAlister closed down --

23 MR. SNEED: Derek, where are we going 24 with this? I mean, you've asked him the same question over and over about a half dozen times. I 25

Coward --

MR. SNEED: Acquisition agreement from whom?

MR. WYATT: From Ernie - from Nutt & 4 McAlister. Nutt & McAlister agreed to convey its 5

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Page 37

80 percent -- if that's the interest they have --6

80 percent interest, rather than dissolve the firm 7 without conveying it. That was the agreement. 8

9 That's why we set up Wyatt & McAlister. And that's 10 why all that property was moved to Wyatt &

McAlister. That's why --11

12 MR. SNEED: You're telling me there's a written agreement to that effect? 13

MR. WYATT: No. I'm saying that these documents - just like his own law firm has no written agreement, these documents comprise the agreement. That's what they are. And, you know, if we go through this -- you know, it would have been better for probably her to testify first because we can authenticate all these documents.

MR. SNEED: Okay.

22 MR. WYATT: And then --23 MR. SHAPLEY: Well --

MR. WYATT: But they insisted that

25 they wanted to go first --

Page 35

don't know what the relevance is.

MR. WYATT: Okay.

MR. SNEED: We'll go back to what we talked about off the record. My understanding is, we're here to focus on one issue, and that is ownership of the assets of Wyatt & McAlister. I don't know were going with all this.

MR. WYATT: I think where we're going with it is where we were going with it when the judicial dissolution was filed originally, which is this: I think their version of the fact that all

12 this property is in an office that's leased to

Wyatt & McAlister is some kind of a unconsummated 13 14 agreement that they're saying.

In other words, everything was moved out, \$5,000 of moving expenses, computers were downloaded, employees were severed, Nutt & McAlister's assets were given away and so forth --

MR. SNEED: You were asking him repeatedly a question about Ernie -- was it Coward? MR. WYATT: Yeah, Coward, yeah.

MR. SHAPLEY: Coward, C-o-w-a-r-d.

23 MR. WYATT: Well, the purpose of that 24 is that it's going to show in these records that 25 there was an acquisition agreement, and that Emie

MR. SHAPLEY: Let me -

MR. WYATT: - and they wanted to get

David sent out --

4 MR. SNEED: I'm going to cut you off. 5 Nobody insisted on anything. They asked, as a 6 matter of convenience, if David could go first. 7 You agreed to it.

MR. WYATT: I did.

MR. SNEED: And here we are. But let -- Mr. Shapley --

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MR. SHAPLEY: You know, I don't agree with his theory of the case or anything he said.

MR. SNEED: I know that,

MR. SHAPLEY: But he can't prove what he wants to prove through this witness. You know, I'm not saying you can't testify to it, Derek, or you can't ask Meg about it, but David doesn't know about these documents. He wasn't a part of Wyatt & McAlister, and you're wasting time asking him about

MR. WYATT: Well, that's not my understanding of it, because ultimately --

23 MR. SNEED: Well, what your 24 understanding is you can testify to, but you 25

can't - I mean, you can ask him whether Mr. Coward

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had permission to disclose certain financial information to you or not. I mean, you asked him the question, and I think he's answered it.

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I just -- if we're going to go through this laboriously - I understood you were going to be asking questions because we were going to cut to the chase and get to the meat of the issue. It doesn't sound to me like we've done that at all.

I just haven't heard anything in cross-examination about assets of Wyatt & McAlister and ownership of assets in Wyatt & McAlister. I 12 understand you're not getting what you want out of 13 14 David Nutt, but there's nothing that I can do about that. And you may put on proof totally contrary to 15 what David has said, but I don't think you're going to get this information out of David. At least, 17 18 doesn't sound like it.

MR. WYATT: Well, I certainly can't 19 20 do it without the documents being authenticated. And --21

22 MR. SNEED: Well, the documents are 23 authenticated.

24 MR. WYATT: -- being able to question 25 him about the documents. I mean, he may not know about a document, it does. Now, you can question him about a subject matter.

Page 40

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MR. WYATT: Well, all I'm doing right 3 now is questioning him about a subject matter. I'm 4 asking him if his CFO was authorized to give me transaction history that's independent financial 6 7 records --

MR. SNEED: Derek, I agree, but you've asked him the question five or six times, and I think he told he didn't care if the CFO gave you whatever information.

MR. WYATT: Well, okay, that's fine. I mean, you know, I've finished asking him about 13 14 that particular matter.

MR. SNEED: I didn't understand you were finished asking about that, but go ahead.

MR. WYATT: Well, I am.

18 MR. WYATT, CONTINUED:

19 O. I mean, you know, unless you know 20 something more about it that you haven't told me, 21 that's all I wanted to ask you about that.

A. Okay.

Q. All right. So did you have any 23 24

discussions with Ernie Coward about the dissolution

25 of Nutt & McAlister and the transfer of your

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ownership in Nutt & McAlister to someone else?

A. Yes.

Q. Okay. What were those discussions?

A. We talked about -- you know, I visited with Emie the same as I would visit with Meg. We

6 didn't go into any detailed discussion about what

7 furniture and how much she was going to pay or how 8

that was going to be handled.

But, yeah, I talked to Ernie pretty much 10 about everything. So I'm sure at some point I told 11 him that we were looking at one of the options, being that Meg acquire Nutt & McAlister. Buy me 12 out of Nutt & McAlister. So I talked to him about 13 14 it. It never happened.

O. Yet all the property did leave the building and all the employees were terminated?

17 A. Right. I told Meg -- Meg and I, you know, 18 got along quite well, as did you and I at the time. I was quite happy to have Meg go ahead and take the 19

stuff and us address it at a later time. I mean. 20 21 we've always been honest with each other. I had no

22 reason to think we wouldn't continue to be.

23 Q. Would it be fair to say that you left it 24 up to Ernie to deal with the nuts and bolts of what 25 the price would be?

what these documents are because he may not have seen them. That doesn't mean he doesn't know what 2 3 the content of the document is. 4

That doesn't mean he can't testify truthfully or not whether the content of the document is accurate. I mean, that's a totally different thing, you know.

MR. SNEED: I disagree with you. If a witness takes the witness stand and says, "I have no knowledge about this document," why -- what is the relevance of his testimony regarding a document?

MR. WYATT: Suppose I don't even show him the document. I put it under the table --

MR. SNEED: You can -

16 MR. WYATT: -- but I ask him a 17 question --

> MR. SNEED: - ask him whatever question you want to.

20 MR. WYATT: Well, that's what I'm 21 getting at. And if he has knowledge about what's 22 in the content of the document, it doesn't make any 23 difference whether he knows about the document or 24 not.

MR. SNEED: If you're questioning him

Exhibit 1 - Hearing Transcript Page 12 of 58

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A. No, that would not be fair. We never got 1 to that. We never got to any discussion about what 2 the price would be and that sort of thing. 3

Q. So then you wanted to be the one with the final say about that?

A. Sure.

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O. Okay. Did you have a price in mind?

A. No. We never got that far. Your firm exploded before we got that far.

Q. What did you think you were pricing?

A. I wasn't pricing anything. We never got to it. I said to Meg, "Meg, take what you need. I am not using it. Take what you need to set up an office so that you can continue to represent the clients of Nutt & McAlister and bring those cases to a conclusion."

I mean, I could have parcelled those out to someone that wasn't Meg, for that matter, to get the work done, but that would have been really stupid, because Meg had handled the cases from the get-go.

22 Q. You're saying Meg, David. But you agreed, 23 did you not, to pay Wyatt & McAlister on a per diem 24 and hourly basis to wrap up the cases, didn't you? 25 A. I did not.

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then go for it. Q. But you wouldn't have any knowledge about 2 those documents?

A. No.

O. So you wouldn't be able to authenticate them anyway?

A. That's right.

8 O. So it's really true that you don't - you don't really know what the documents say or what 9 the arrangement was in terms of documents, how your 10 firm --11

MR. SHAPLEY: What documents? I object - I --

14 MR. WYATT, CONTINUED:

> Q. - was billed or anything, right? MR. SNEED: I'm going to sustain the

objection. We're talking about hypotheticals, obviously.

MR. SHAPLEY: That is not getting to the issue.

MR. SNEED: This witness is --

MR. SHAPLEY: I knew it wouldn't. If you keep letting Derek Wyatt ask questions, we're going to be here for days, because he's conducting discovery in his other cases. And, you know, he's

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Q. So in other words, if there's records 2 showing that Wyatt & McAlister was billing you for wrapping up your cases, you contend that's false. 3 4 Is that right?

A. That's right.

Q. Okay. And do you have a document showing that there's a falsity about that? Do you have some kind of agreement that proves that that's false?

A. I don't know what you're talking about.

Q. Did you agree to pay Wyatt & McAlister to

13 A. I agreed to pay Meg. That was my 14 agreement.

15 Q. Okay. Well, what I've asked you, though, is, if there are documents showing that Wyatt & 16 McAlister was billing you for this. Your version 17 of that is that that's false, that shouldn't have 18 19 been that way. Is that right?

20 A. I don't -- I'm not seeing any documents.

I don't know what you're talking about. I'm 21

22 telling you - you're asking me, David Nutt, as I

23 sit here what my agreement was, and I'm telling you 24 what it was. If you've got documents and you want

to introduce them and it seems to contradict that,

got able counsel here. 1 2

And I suggest we'd get through this a whole lot quicker and more efficiently if his lawyer asked the questions rather then the client. I know he's not prohibited from it. Maybe not.

But, anyway, he doesn't know about these documents. And I'm going to - you know, you can ask him all day long, and just because you have an affidavit doesn't mean that David Nutt knows about these documents.

MR. SNEED: I understand. Okay. I'm going to sustain the objection. You know, let's do it like this, Derek. If there's a document you want to question him about, present the document to the witness, ask him if he can identify it. If he can identify it, he's -- and he's familiar with it, then you can question him about the document.

If he's not, there's no sense in us spending time talking about unidentified, non-authenticated, hypothetical documents that this witness has testified he has no knowledge about. So --

MR. WYATT: Okay. Maybe the quickest way to do this, then, would just be to ask you to thumb through these quickly with him. I'd be happy

Case 09-04354-ee Exhibit 1 - Hearing Transcript Page 13 of 58 Page 46 to kind of guide you. 1 2 MR. SHAPLEY: Oh, if he has any 3 firsthand knowledge about any of it. 3 4 MR. WYATT: Well, I'm quite sure 4 we're going to end up with a pronounced no. And so 5 5 6 if we do, then we'll go from there. 6 7 MR. SNEED: David, why don't you just 7 8 8 take a look at these exhibits and say if you're 9 9 familiar --10 10 MR. SHAPLEY: Can we take a 11 five-minute break while we're doing that? 11 MR. SNEED: That'll be fine. For the 12 12 13 record, Mr. Nutt is reviewing the documents 13 contained within global exhibit marked for 14 14 identification No. 1. All right. And let's take a 15 15 16 16 break. 17 Mr. Nutt, if you'll take a few 17 18 minutes and just review them, and if you've got any 18 knowledge about any of those documents, we'll get 19 19 back on the record and figure that out. 20 20 (OFF THE RECORD.) 21 21 MR. SNEED: Okay. We're back on the 22 22 record, and my understanding is, Mr. Nutt, the last 23 23 question before we took a break, you were asked to 24 24 25 25 identify the documents contained within global

documents would be authenticated. And then David -- we would not have this problem of David's objection that the documents are not properly authenticated.

So I'm offering a solution to the problem, which is that I reserve the right to depose David and submit the deposition post-hearing after these documents have been authenticated so I can ask him those questions. Because otherwise, we can't get to the issue.

MR, SNEED: Okay. The issue as to whether or not you have a right to depose David or not is not before me today. Again, the only issue here today is to determine the ownership of assets of Wyatt & McAlister. There was a request and there was an agreement reached by the parties that Mr. Nutt would testify first, and that's occurred.

I don't think, quite frankly, the question of the authentication of the documents is that significant with regard to David's testimony. Whether these are authenticated or not, he's testified he doesn't know about them. He's never seen them. He has no knowledge about them.

So I mean, Derek, for you to -- you can reserve whatever objection or right you want

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Exhibit 1 marked for identification. And I'll --
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    have you had an opportunity to do that?
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             THE WITNESS: I have.
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             MR. SNEED: Do you recognize any of
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    those documents?
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             THE WITNESS: I have. I have. I do
 7
    not recognize any of them.
             MR. WYATT: I think, you know, I
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    probably have a few more questions for him,
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    non-document questions.
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             MR. SNEED: That's fine.
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             MR. WYATT: But at this time, I'd
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    probably state for the record that I reserve the
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    right to depose David Nutt. And also want the
    record to be clear that Chris requested or asked if
    they could go first this morning. We acceded to
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    that.
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             I didn't realize that what the effect
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    of that would be is that it would undermine my
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ability to question David and cross-examine him

thoroughly about what these documents contained,

because they're not, at this moment of the hearing,

Had the order been different and

Ms. McAlister, for example, had gone first, the

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authenticated.

to. I mean, that's fine. And, again, we'll take 2 up the issue about - if we need to a later date, 3 about your right or rights or lack thereof -- and, 4 again, I'm not addressing the merits of it -- to 5 depose Mr. Nutt. 6 But, again, he's testified he has no 7 knowledge of the documents that are identified in Exhibit 1. And so for whatever purposes, you made 8 9 the statement in the record, it's in the record,

10 and you can continue with cross-examination of 11 Mr. Nutt. 12 MR. SHAPLEY: I'd like to just make a 13

brief statement. We didn't insist that we go first. I asked Counsel, Would you-all like to go first. Response was it didn't matter. And I said, Well, it doesn't matter to us, but we'll go first, and that was fine. And that was the agreement that was reached. And I'm not sure if it was on the record or off the record.

20 MR. SNEED: I think it was off the 21 record.

22 MR. SHAPLEY: But, anyway, that's 23 exactly what happened, so. . . 24 MR. SNEED: Okay. And that 25

accurately reflects the understanding.

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	Page 50	الم	Page:	52
1	·		•	~
1	MR. TUCKER: We agree with that.	1	MR. WYATT: May I have just one	
2	MR. SNEED: Okay. Derek, do you have	2	second?	
3	any further questions of David?	3	MR. SNEED: Sure.	
4	MR. WYATT: Yeah, just a few.	4	MR. WYATT: Subject to the	
5	MR. WYATT, CONTINUED:	5	reservation that I made in the record, I don't have	ı
6	Q. Did you do you have any current	6	any further questions of David Nutt at this time.	
7	business operating under the name of Nutt &	7	MR. SNEED: Any redirect?	
8	McAlister?	8	MR. SHAPLEY: I have no redirect.	
9	A. No.	9	And our position would be, if he has some questions	
10	 Q. And have you taken any formal action to 	10	of David Nutt regarding the issues of ownership and	
11	dissolve Nutt & McAlister?	11	the assets of Wyatt & McAlister, he needs to ask	
12	A. No. You mean, formal	12	them today. And that we will object to any	1
13	Q. Do you intend to do -	13	questioning on that issue after Mr. Nutt leaves the	ı
14	A. – or informal?	14	room.	1
15	Q. Do you intend to do that?	15	MR. SNEED: Okay. If that's an issue	
16	A. At some point Meg and I will have to	16	that needs to be taken up at a later date, we'll	
17	resolve the issue of the existence or the	17	take it up.	
18	nonexistence of Nutt & McAlister. Whether or not	18	MR. SHAPLEY: Okay.	
19	it's ultimately going to end up in her acquiring	19	MR. SNEED: All right. Can David be	
20	the interest of Nutt & McAlister, I haven't	20	excused?	
21	decided.	21	MR. SHAPLEY: We ask that he be	
22	Q. Well, is Ms. McAlister still working in	22	allowed to be excused.	
23	your building under that name, Nutt & McAlister?	23	Kim, are you going to ask David	
24	A. Not to my knowledge. She's working in the	24	questions?	
25	building. She's sitting in an office with	25	MS. TURNER: I don't	
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<u> </u>		-	· · · · · · · · · · · · · · · · · · ·	
_	Page 51	-	Page 5	53
	•	1	·	53
1 2	furniture and doing work to bring to a conclusion	1 2	Page 5 MR. SNEED: Oh, I'm sorry, Kim. Did you have any questions of David?	53
	•		MR. SNEED: Oh, I'm sorry, Kim. Did	53
2	furniture and doing work to bring to a conclusion PC and PA matters. So I I assume she's working for herself.	2	MR. SNEED: Oh, I'm sorry, Kim. Did you have any questions of David?	53
2 3	furniture and doing work to bring to a conclusion PC and PA matters. So I – I assume she's working	2 3	MR. SNEED: Oh, I'm sorry, Kim. Did you have any questions of David? MS. TURNER: I don't have any	53
2 3 4	furniture and doing work to bring to a conclusion PC and PA matters. So I – I assume she's working for herself. Q. But those are other entities other than	2 3 4	MR. SNEED: Oh, I'm sorry, Kim. Did you have any questions of David? MS. TURNER: I don't have any questions.	53
2 3 4 5	furniture and doing work to bring to a conclusion PC and PA matters. So I I assume she's working for herself. Q. But those are other entities other than Nutt & McAlister?	2 3 4 5	MR. SNEED: Oh, I'm sorry, Kim. Did you have any questions of David? MS. TURNER: I don't have any questions. MR. SNEED: I'm sorry. I didn't	53
2 3 4 5 6 7 8	furniture and doing work to bring to a conclusion PC and PA matters. So I I assume she's working for herself. Q. But those are other entities other than Nutt & McAlister? A. Yeah. She's not doing any Nutt there	2 3 4 5 6	MR. SNEED: Oh, I'm sorry, Kim. Did you have any questions of David? MS. TURNER: I don't have any questions. MR. SNEED: I'm sorry. I didn't MS. TURNER: Thank you. That's all	53
2 3 4 5 6 7 8 9	furniture and doing work to bring to a conclusion PC and PA matters. So I I assume she's working for herself. Q. But those are other entities other than Nutt & McAlister? A. Yeah. She's not doing any Nutt there is no more Nutt & McAlister business, to my knowledge. Q. Do you know these employees: Beth	2 3 4 5 6 7	MR. SNEED: Oh, I'm sorry, Kim. Did you have any questions of David? MS. TURNER: I don't have any questions. MR. SNEED: I'm sorry. I didn't MS. TURNER: Thank you. That's all right, Bobby.	533
2 3 4 5 6 7 8 9	furniture and doing work to bring to a conclusion PC and PA matters. So I I assume she's working for herself. Q. But those are other entities other than Nutt & McAlister? A. Yeah. She's not doing any Nutt there is no more Nutt & McAlister business, to my knowledge. Q. Do you know these employees: Beth Clatworthy, Melinda Gantt, Judy Groff?	2 3 4 5 6 7 8 9	MR. SNEED: Oh, I'm sorry, Kim. Did you have any questions of David? MS. TURNER: I don't have any questions. MR. SNEED: I'm sorry. I didn't MS. TURNER: Thank you. That's all right, Bobby. MR. SNEED: Thank you, Chris. I	53
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		EXHIDILL - Deaning II,	aus	CHPL - Faye 13 01 30
		Page 54		
	1	present whatever evidence you have before Meg	1	Q. Is Nutt & McAlister, PLLC, still in good
	2	testifies?	2	standing as of today?
	3	MR. WYATT: No. You know, I'm going	3	A. Yes,
	4	to stick to what I was asked to agree to, and I did	4	MR. SHAPLEY: Okay. We move that
	5	agree to it, but I didn't do it under the	5	McAlister 2 be entered into evidence.
	6	understanding that it would divest the record of	6	MR. SNEED: Any objection?
	7	all of the exhibits.	7	MR. WYATT: Let me see.
	8	MR. SNEED: We're not going to reopen	8	MR. SCLAFANI: I sent him a copy.
	9	that can of worms.	9	MR, SHAPLEY: Give him another set.
	10	MR. WYATT: Well, I mean	10	MR. SCLAFANI: Here's a full set of
	11	MR. SNEED: My question is: Do you	11	our exhibits.
	12	object to Meg going forward and testifying at this	12	MR. WYATT: Where is it?
	13	time?	13	MR. SCLAFANI: Right here.
	14	MR. WYATT: Subject to what I said,	14	MR. WYATT: This one page is all
	15	no.	15	you're offering?
	16	MR. SNEED: I'm not sure what you	16	MR. SHAPLEY: Yeah.
	17	said, but you it's my understanding you have no	17	MR. WYATT: Okay. This is not the
	18	objection to Meg going forward at this time?	18	certificate of Nutt & McAlister. We would object
	19	MR. WYATT: That's right.	19	on that basis.
	20	MR. SNEED: All right. Okay. Chris?	20	MR. SNEED: Let me see the document.
	21	MARY EDITH MCALISTER,	21	Okay. (Reviewing document.) All right. Either
	22	having been first duly sworn,	22	Davey or Derek, is it y'all's position that Nutt &
1	23	was examined and testified as follows:	23	McAlister is not in good standing? This documer
	24	DIRECT EXAMINATION	24	dated as of November 5, 2009. Is that your
Į	25	BY MR. SHAPLEY:	25	position, it was
ļ	<u> </u>			

Page 55 Page 57 MR. WYATT: I have no knowledge about

```
A. Mary Edith McAlister.
 3
       Q. Okay. I'm going to call you Meg for
 4
     purposes of the questioning. Meg, you were here
 5
     when David answered the questions about the assets
 6
     of Nutt & McAlister and the movement of those
 7
     assets from one building to another. So you're
 8
     familiar with the background of what we're here
 9
     about, right?
10
       A. Yes.
11
       Q. Okay. Do you agree or disagree with
12
     Mr. Nutt, that no entity ever paid any Nutt entity
13
     any money for any of those assets?
14
       A. No entity or any individual ever paid him.
15
       Q. Okay. And do you agree with his testimony
16
    that there was no document ever signed, to your
17
    knowledge, transferring the title to any of those
18
    assets from any of the Nutt entities to anybody or
19
    to any other entity?
       A. That's correct. There is no such
20
21
    document.
22
       Q. Let me hand you, Meg, McAlister 2. This a
23
    certificate of good standing of Nutt & McAlister,
24
    PLLC. Is that right?
```

Q. State your name, please.

1

2

25

A. Yes.

that. The only thing I'm saying is, this was 3 offered as the certificate of Nutt & McAlister to 4 show it's in good standing. This is not the 5 certificate of formation of Nutt & McAlister. 6 That's a different document. 7 MR. SHAPLEY: I didn't claim it was. 8 MR. WYATT: You know, subject to that 9 objection, that's -- you know. 10 COURT REPORTER: I'm sorry? MR. SHAPLEY: I didn't claim it was a 11 12 certificate of formation. 13 MR. SNEED: Okay. 14 MR. WYATT: I don't know of any 15 certificate there is besides certificate of 16 formation. Anyway, that's our objection. 17 MR. SNEED: All right. Do you need 18 this document, or can Meg just testify the 19 corporation's in good standing? 20 MR. SHAPLEY: I don't know what the 21 judge might need, but I'd like to have it part of the record.

22 23 MR. SCLAFANI: That is the official record of the Mississippi Secretary of State. 24 25 MR. SHAPLEY: I know it is. It's an

Page 56

ot the ld object

cument. Either Nutt & document's Case 09-04354-ee Doc 86-1 Filed 04/12/10 Entered 04/12/10 16:55:06

Exhibit 1 - Hearing Transcript Page 16 of 58 Page 60 Page 58 Q. Are you familiar with those invoices? official record. You get it right off the 2 A. Yes. Secretary of State's webpage. 2 MR. SNEED: All right. Well, I will 3 Q. And what are they? 3 let it be admitted. Exhibit 2? A. These are the invoices that reflect who 4 purchased and who owns, to this day, the items 5 5 MR. SHAPLEY: McAlister 2. MR. SNEED: It's admitted as an 6 listed on the summary spreadsheet. 6 7 Q. Did Wyatt & McAlister ever purchase any official record. It appears to have come off the 7 website. She's identified it and -- you know, so item that's described on McAlister 1? 8 8 let it be admitted. 9 9 (EXHIBIT 2 WAS MARKED AND ADMITTED INTO EVIDENCE.) 10 Q. Okay. Did they ever pay for any of the 10 11 MR. SHAPLEY, CONTINUED: items on McAlister 1? 11 12 A. No. Q. Meg, do you know -- are you familiar with 12 13 David Nutt, PA? 13 Q. Did the Nutt entities -- one of the Nutt 14 A. Yes. 14 entities purchase each and every item on Exhibit 1? Q. As far as you know, is it still in good 15 A. Yes. Except for --15 standing and in existence? Q. Most of your personal --16 16 A. -- my personal property that are also A. Best of my knowledge. 17 17 Q. Are you familiar with David Nutt & contained within this exhibit, as well as personal 18 18 property that belonged to our staff. 19 Associates, PC? 19 20 A. Yes. 20 Q. Okay. And that is identified on Exhibit 1 21 Q. As far as you know, is it still in good 21 as personal property, correct? 22 standing and in existence? 22 A. Correct. Q. All right. Is there anything identified 23 A. Yes. 23 24 Q. You were familiar with the entity formerly 24 on McAlister 1 as being property that was purchased 25 known as David Nutt & Associates, PA? 25 by Wyatt & McAlister? Page 61 Page 59 1 A. My only knowledge of that came from 1 A. Not to my knowledge. 2 looking at the Secretary of State's website and 2 MR. SHAPLEY: I move that McAlister 1 3 discovering that at some point there was a name 3 be entered into evidence. change from David Nutt & Associates, PA to David 4 MR. SNEED: Any objection? 4 5 Nutt & Associates, PC. But that was long before my 5 MR. WYATT: Reserve objections at 6 involvement with David Nutt. 6 this time. I'd like to voir dire the witness. I 7 Q. Right. Okay. Fair enough. All right. 7 don't even know who prepared this document here. 8 Now, I'm going to McAlister 1 now. Let me hand you 8 How could she testify to an invoice that wasn't 9 what's been marked for identification as 9 even there when she was working in the office? McAlister 1 and ask you if you can tell the court 10 10 MR. SNEED: You want to voir dire the what that document is. 11 11 witness? 12 A. This document is a summary spreadsheet of 12 MR. WYATT: Yeah. I mean, I think 13 the furnishings and computer equipment taken from 13 it's far afield for her to be able to validate all the David Nutt building to Wyatt & McAlister. And 14 these documents in one fell swoop. But maybe, you I would just like to state that this document was 15 know, for expediency's sake, I'll be happy to prepared essentially from memory. 16 reserve my questions for cross if it could be 16

at Wyatt & McAlister as to what items were actually 19 it into evidence. taken from the Nutt building to Wyatt & McAlister. 20 MR. SNEED: Yeah, he's offered them 21 22

17

18

into evidence. If you have an objection, I'll hear you. If you want to voir dire the witness, you're 23 welcome to do that. MR. WYATT: Okay.

MR. SHAPLEY: Well, we're introducing

24

25 **VOIR DIRE EXAMINATION**

admitted for identity purposes only.

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19

20

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22

23

24

25

A. Yes.

A. Yes.

Q. Correct?

Q. From your memory?

A. From my memory and the memory of the staff

Q. Okay. All right. A part of Exhibit

McAlister 1 here are a number of invoices.

Case 09-04354-ee Doc 86-1 Filed 04/12/10 Entered 04/12/10 16:55:06 Desc Exhibit 1 - Hearing Transcript Page 17 of 58 Page 64 Page 62 invoices of the entities that - I say Wyatt & BY MR. WYATT: McAlister - Nutt & McAlister. I'm falling into Q. Did you prepare the spreadsheet? 2 A. I had input into the preparation of the 3 the same trap. 3 4 MR. SHAPLEY: That's easy to do. spreadsheet, but I did not actually sit down and 4 MR. SNEED: So I'm going to overrule 5 type this spreadsheet. 5 your objection, and she's subject to O. Okay. So you're not the author of this 6 6 cross-examination about authenticating these document that is on the top here, this inventory 7 documents. 8 document? 9 MS. TURNER: And, Bobby, I want to 9 A. Well-10 put an objection on the record as well to the Q. Is that right? 10 introduction of Exhibit 2. 11 A. Define authored for me. 11 12 MR. SNEED: Okay. Q. You didn't write it up and type it up and 12 MS. TURNER: Just to the extent that 13 print it yourself? 13 the equipment that can be tracked by serial number, 14 14 A. I contributed to its preparation, the this was certainly verified by their separate format that it is in. I identified items that were 15 15 invoice. But there's a lot of equipment that missing from it that I could recall from memory 16 16 cannot be verified by serial number. We have lots 17 were taken to Wyatt & McAlister. But I did not 17 of invoices. You've got several different entities 18 physically type this document. 18 of Nutt's, PA, PC, Nutt & McAlister. 19 Q. Okay. Who did type the document? 19 A. Beth Clatworthy. 20 There's no way to tell if a chair 20 21 purchased three years ago to some Nutt entity is, 21

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Page 63

O. Were you even working for David Nutt's

office in '99? 22

23 A. No.

24 Q. So there's no way you'd have knowledge of an invoice dated 7/8/99, right, because you weren't 25

Page 65

noted and overruled. Let it be admitted. Again,

in fact, a chair that made it to our offices, which

MR. SNEED: Okay. Your objection is

1 even there?

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A. Well, I have a knowledge of it, because the invoices are contained within the Nutt business records. And when it became necessary for us to identify the title owner of all the equipment listed on this spreadsheet, it was necessary to go back and locate invoices that showed where each of these items were acquired by a Nutt entity.

And in the course of that project, I saw all the invoices that are attached to this exhibit.

Q. Okay. Other than gathering these 11 documents out of files like that, you don't have 12 13 any personal knowledge about the authenticity of any of them, do you? 14

A. Yes. These are the authentic records of 16 various Nutt entities that document the Nutt entities' acquisition of these items. 17

MR. WYATT: Okay. We object and 18 submit that she's not qualified to authenticate these documents, including the inventory that she's admitted she didn't even prepare herself.

19 20 21 22 MR. SNEED: Okay. She's testified

that they're maintained in the regular business of 23

Wyatt & McAlister. She's testified that she's 24 familiar with them. She recognizes them as

she's subject to cross-examination on any of these 2 documents. 3

DIRECT EXAMINATION CONTINUED BY MR. SHAPLEY:

5 Q. Meg, do you know based on your personal knowledge whether each and every item described on 6 7 here was moved from one of the Nutt entities to the

8 Wyatt & McAlister building? 9

is Wyatt & McAlister.

A. Yes.

Q. Do you know that on your own?

11 A. Yes.

12 Q. Okay. All right. Now, I want to go to 13 Exhibit 11, McAlister 11.

14 MR. SCLAFANI: No. It's 3, Chris. MR. WYATT: What is that, Chris? 15 16

MR. SHAPLEY: Okay. MR. WYATT: What is it?

MR. SHAPLEY: All right. Hold on 18 just a second. Joseph asked me something. You're 19

asking me something. Let me just stop. I want 20 21 this document that we just talked about introduced

22 as McAlister 1, not 3.

23 MR. SNEED: All right. You'd marked 24 it as McAlister 1. Do you care if it's introduced 25 as Exhibit 3?

Γ	Page 66	حسم	UIII Fayt 10 UI 30	Page 68
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25		1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25	court, we all know that you-all went to the former Wyatt & McAlister office last week, right? A. Yes. Q. For the purpose of conducting an inventory? A. Yes. Q. To find out what's in there? A. Correct. Q. And Exhibit 4 indicates what was in there and was not in there, right? A. Correct. Q. Okay. And on page 2 of Exhibit 4, it has at the bottom, for example, 24-inch monitor, and then the current location says "Derek's possession." A. Correct. Q. And that means what? A. Well, Mr. Wyatt provided an inventory to the court of all items he physically removed from Wyatt & McAlister and took somewhere. Q. Okay. A. He physically removed them. MR. SHAPLEY: All right. Let me mark as Exhibit 5 that inventory. (EXHIBIT 5 WAS MARKED FOR THE RECO	
_	Page 67			Page 69

O. What is it?

2 A. This is the same spreadsheet as has been made Exhibit 3, with an additional column added to 4 it on the right-hand side showing current location.

Q. Okay. If it has a checkmark under the column marked Current Location, what does that

A. It means that we physically verified that that item was located in the Wyatt & McAlister's offices last Friday, November 6th, 2009.

O. Okay. And were you present and did you assist in physically verifying?

A. Yes.

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14 MR. SHAPLEY: Bobby, here's a copy if 15 you need it.

16 MR. SNEED: Okay. Thank you.

MR. SHAPLEY, CONTINUED: 17

18 Q. And then under the Current Location where 19 it has "missing," that means what?

20 A. It means that the item was nowhere to be 21 found in the premises of Wyatt & McAlister or in 22 the attic above that building, which is above Kim

23 Turner's office. In other words, it wasn't in the

24 attic portion above Wyatt & McAlister. 25

Q. For the benefit of Mr. Sneed and the

MR. SHAPLEY, CONTINUED: 1

Q. Is Exhibit 5 the inventory to which you 2 just referred that was supplied by

Mr. McAlister's -- Mr. Wyatt's attorney in which

5 they identify all the items that were in possession 6 of Mr. Wyatt?

A. Yes. This appears to be a true and 8 correct copy of Davey Tucker's letter to attorneys

10 don't see a date on this letter.

O. Okav.

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12 MR. SHAPLEY: I'd like to introduce 13 Exhibit 5 into evidence.

at Brunini undated. I believe it's undated. I

14 MR. SNEED: All right. What we'd do 15 with Exhibit 4?

16 MR. SHAPLEY: I'm still working on 17 it. I haven't tendered it yet.

18 MR. SNEED: Any objection to

Exhibit 5 coming into evidence? 19

20 MR. WYATT: I reserve the right to, 21 you know, voir dire her about it or either to

22 cross-examine. I don't have any way of knowing any

23 of this is accurate whatsoever. But I'll be happy

24 to reserve, you know, till cross and --25

MR. SHAPLEY: Exhibit 5 was provided

Exhibit 1 - Hearing Transcript Page 19 of 58 Page 70 Page 72 VOIR DIRE EXAMINATION by your counsel. BY MR. WYATT: 2 MR. WYATT: I'm sorry. I thought we 2 Q. Do you have laptops that are belonging to were talking about - I thought we were still 3 3 4 Wyatt & McAlister that are not in that office right talking about this -- I'm sorry. Are you talking 4 5 now? about a new exhibit? 5 6 A. No. 6 MR. SHAPLEY: Exhibit 5 was provided 7 Q. So three laptop computers that were there 7 by Mr. Tucker to us. at the time that Wyatt & McAlister was functioning, MR. WYATT: Okay. I didn't 8 you didn't find those there when you went on this 9 understand that. I thought you were still -- have 9 you offered the other one? 10 inspection, right? 10 MR. SHAPLEY: Not yet. 11 A. That's not true, Derek. 11 Q. You did find them there? 12 MR. WYATT: Oh, okay. 12 A. We found some laptops there. They are MR. SNEED: Any objection to 13 13 reflected on Exhibit 4. 14 14 Exhibit 5? Q. Were they there on the premises when you 15 MR. WYATT: Let me look at it for a 15 16 went there? second. No. 16 A. Yes. 17 MR. SNEED: Okay. Exhibit 5 will be 17 Q. Okay. Those are ones that were in the admitted without objection. 18 18 (EXHIBIT 5 WAS ADMITTED INTO EVIDENCE.) 19 closet by Judy's office? 19 MR. SHAPLEY, CONTINUED: 20 A. Correct. 20 21 Q. All right. Now, going back to Exhibit 4, Q. Okay. But I'm not talking about those. 21 I'm talking about other functioning laptops that Meg. Looking on page 3, again, it has under 22 22 Current Location, "Derek's possession." And that's 23 were in the law firm's possession. Did you find 23 reference to an item that's identified on Exhibit 5 24 those laptops there? 25 that we just introduced into evidence, right? 25 A. The only other two laptops that I am aware Page 71 Page 73 of, as I sit here, is the laptop that was provided 1 A. Correct. 2 to you by Nutt & McAlister and the laptop provided 2 Q. Okay. You were personally present when 3 3 this inventory was taken? to me by Nutt & McAlister. 4 4 You are in possession of a laptop provided A. Yes. 5 to you by Nutt & McAlister, and presumably the 5 Q. Were you - do you have personal knowledge of each and every item identified on Exhibit 4 and carrying case that accompanied it, although that's 6 6 7 not on your inventory of what you removed from 7 whether it was at the Wyatt & McAlister office last 8 Friday? 8 Wyatt & McAlister. And I am in personal possession 9 A. Yes. 9 of my laptop and the carrying case for it. Q. So you have a laptop that's been removed 10 10 Q. Okay. And do you have personal knowledge from the premises of the law firm, right? where it indicates an item is checked that it was 11 11 there, and if it says "missing," it was not there? 12 A. The laptop was in my possession at my 12 13 A. Correct, I do. 13 home --Q. All right. And did you direct that 14 Q. But not --14 15 A. -- before I even resigned from Wyatt & 15 Exhibit 4 be prepared? 16 A. I did. 16 McAlister. 17 17 Q. And can you testify as to its accuracy? MR. SNEED: Okay. We're not on A. Yes. To the best of my knowledge, it's cross-examination at this point. We're voir diring 18 18 19 accurate, 100 percent accurate. 19 the witness --

MR. WYATT: I understand.

Q. Is that laptop listed on here, the one

that you've removed from the premises?

MR. WYATT, CONTINUED:

MR. SNEED: -- as to the contents of

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Exhibit 4.

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if I may.

MR. SHAPLEY: Okay. I move that

MR. WYATT: Yeah. I'd like voir dire

MR. SNEED: Any objection?

Exhibit 4 be introduced in evidence.

MR. SNEED: Sure.

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Exhibit 1 - Hearing Transcript Page 20 of 58 Page 74 Page 76 MR. WYATT: Okay. That's it. A. No. Because it wasn't on the premises at 1 MR. SNEED: Any objection to 2 the time I resigned as an employee of Wyatt & 2 Exhibit 4 being admitted into evidence? 3 McAlister. MR. WYATT: No objection. 4 Q. Okay. Is the laptop that Beth Clatworthy 4 had that was Wyatt & McAlister's laptop that's not 5 MR. SNEED: Okay. Then let it be 5 admitted -- Kim do you have any objection? there, did you list that laptop on this inventory? 6 MS. TURNER: No, I don't. 7 A. You'll have to identify which one. I 7 8 MR. SNEED: Okay. Let it be admitted don't know what you're talking about. 8 9 without objection. All right. Q. You testified that you have personal 9 (EXHIBIT 4 WAS MARKED AND ADMITTED INTO EVIDENCE.) knowledge about everything on here. The laptop 10 (EXHIBIT 6 WAS MARKED FOR THE RECORD.) that Ms. Clatworthy had. You listed missing items 11 12 MR. SHAPLEY: Just one second. that you say are in my possession --12 13 MR. SNEED: Sure. A. Time out. I'm not aware of any laptop 13 DIRECT EXAMINATION CONTINUED 14 14 that Ms. Clatworthy had. You're going to have to show me what laptop are you talking about. BY MR. SHAPLEY: 15 Q. Meg, what is Exhibit 6 I put in front of O. Did she have one while we were functioning 16 16 17 you? Checks. 17 in the law firm? A. This appears to be a copy of some 18 18 A. Which law firm? 19 documents that we located last Friday at Wyatt & Q. Wyatt & McAlister. 19 McAlister, and I believe them to be Wyatt & A. We had laptops in the office that 20 McAlister's bank account records, or some of them paralegals may have used from time to time. 21 Q. Okay. I'll leave it at this: Did you anyway. 22 23 Q. Okay. Looking at page 4 of Exhibit 6, for 23 list any laptop computer on here that's missing by example, that would depict the front page of checks virtue of being in Ms. Clatworthy's possession and 24 25 written? not in the law firm's offices?

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Page 77

1 A. No. I believe the only laptop that's 2 missing that was not -- that cannot be accounted for is the laptop that you removed from Wyatt & 3 4 McAlister. 5 Q. All I'm asking you is a yes or no. And the same question for Judy Groff. Did you list any 6 7 laptop on this inventory that is missing from 8 Wyatt & McAlister's office that she was using at Wyatt & McAlister's office when it was functioning? 9 A. I'm not aware of Ms. Groff ever using a 10 laptop at Wyatt & McAlister. 11 Q. So it's not listed if there is one. Is 12 13 that right? 14 MR. SNEED: I think she answered the 15 question. MR. WYATT: Not aware --16 17 THE WITNESS: I'm not aware there 18 ever was one. MR. WYATT, CONTINUED: 19 Q. It's a yes or no. Okay. 20 21 MR. SNEED: Well, she can explain her

MR. WYATT: Okay.

MR. SNEED: She said she's not aware

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answer.

that one exists.

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Q. Some signed by you, some signed by Derek?

A. Correct.

Q. Okay. And is that pretty much consistent

with everything else you see in 6? Take a minute

and look at it and just tell the hearing officer

and the court what we're looking at here.

A. When we were finally given access to

Wyatt & McAlister last Friday, we went in, videoed 9

the contents of everything we could find. We 10

looked in the office that had been used by Wyatt & 11

McAlister's bookkeeper, Melinda Gantt. She had 12

various file folders organized in her desk drawers. 13 And we found various file folders, many of 14

them empty. And -- but we also found copies of

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16 Wyatt & McAlister's bank records, or some of the

bank records anyway. This --17

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O. You're not testifying this is --

19 A. This is what we found there.

O. - this is all of them; you're just saying 20

21 this is what we found?

22 A. This is what we found.

23 Q. All right. And are they true and correct

copies of Wyatt & McAlister bank records? 24

25 A. Best of my knowledge, yes. Case 09-04354-ee Doc 86-1 Filed 04/12/10 Entered 04/12/10 16:55:06 Exhibit 1 - Hearing Transcript Page 21 of 58

Page 78 Page 80 MR. SHAPLEY: Okay. I move that 1 Q. Yeah. 1 Exhibit 6 be introduced into evidence. 2 A. -- should set up under the ethics rules. 2 And as we sat there in front of this bank 3 MR. SNEED: Any objections? 3 representative, Derek and I had a discussion about MR. WYATT: No objection. 4 COURT REPORTER: I'm sorry? how much I should make as the initial deposit. I 5 said I can either go ahead and put 100,000 in now MR. WYATT: No objection. 6 6 or only put in 25,000 and fund more as is needed. 7 7 MR. SNEED: Kim, any objection? MS. TURNER: No objection. And Derek and I agreed that we would set 8 8 MR. TUCKER: That has been marked as 9 up an operating account with an initial deposit of 9 \$25,000. I wrote a personal check to fund that 10 10 6? account. And then I also wrote a personal check, MR. SHAPLEY: 6. 11 11 if I recall, for \$100 to set up the IOLTA account. MR. TUCKER: Marked as 6? 12 12 Q. Okay. Did you subsequently have to loan 13 13 MR. SHAPLEY: Marked and entered as 14 14 the law firm, Wyatt & McAlister, money from your 6. 15 own personal fund? MR. SNEED: Let it be admitted. 15 A. I don't know that "loan" is the correct 16 (EXHIBIT 6 WAS ADMITTED INTO EVIDENCE.) 16 terminology -17 17 MR. SHAPLEY, CONTINUED: 18 O. Meg, did you make a capital contribution 18 Q. Loan or account contribution. to Wyatt & McAlister? 19 A. - but I put in at least another - an 19 additional \$50,000 cash, as well as used my 20 20 A. I did. personal credit card and used cash out of my Q. Out of your own -- out of your own 21 21 personal funds? 22 pocket. 22 23 Q. Okay. 23 A. I did. A. Contributed to Wyatt & McAlister. Q. How much money? 24 24 25 A. Well -Q. Okay. 25

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Q. How much money in capital contributions, 1 2 how much in loans? MR. WYATT: What was your question? 3 THE WITNESS: Well --4 5 MR. WYATT: I'm sorry. Excuse me. 6 THE WITNESS: -- initially Derek and 7 I went to --8 MR. SHAPLEY: I'm sorry. The question was: Did you, Meg McAlister, make a 9 10 capital contribution out of your personal funds into Wyatt & McAlister. 11 12 MR. WYATT: Okay. THE WITNESS: And the answer's yes. 13 14 MR. SHAPLEY, CONTINUED: 15 O. Okay. And how much? A. Initially, Derek and I went together to 16 BancorpSouth, sat down with one of their employees, 17 and discussed the opening of an operating account 18 and an IOLTA account for Wyatt & McAlister. 19 20 Q. When you say "IOLTA," you've got -A. I'm talking about the --21 Q. I-O-L-T-A? 22 A. Right. The client trust fund account --23 24 Q. Right.

25

A. -- all law firms -

 To set the business up and keep it 1 2 running. 3

Q. Was Mr. Wyatt supposed to match your contributions? In other words, was he supposed to contribute funds like you contributed funds?

A. Mr. Wyatt did not want to provide any 6 capital contribution at all. And there came a time, I believe in November of 2008 -- remember, we opened our doors at Wyatt & McAlister, I think, on November 1st, 2008. And Derek said he could not

10 afford and did not want to contribute any capital. 11

Q. Okay.

A. To it.

14 Q. Did he? That was my question, is did he?

A. No.

Q. All right. 16

(EXHIBIT 7 WAS MARKED FOR THE RECORD.)

MR. SHAPLEY, CONTINUED: 18

19 Q. I've marked as Exhibit 7 a letter to you

20 from MetLife concerning an insurance policy and an attachment which indicates a description of policy 21

22 No. 28085230. Would you tell Mr. Sneed and the

23 court what is Exhibit 7?

24 A. Okay. This is a letter to me from

Metropolitan Life Insurance Company, cover letter,

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Exhibit 1 - Hearing Transcript Page 22 of 58 Page 82 Page 84 Q. Okay. 1 and enclosed with this cover letter is an 2 MR. SNEED: Are you offering it? acknowledgment of insurance document to replace the 2 3 MR. SHAPLEY: I'd like to offer 3 original policy. Exhibit 7 into evidence. 4 4 Q. Okay. 5 MR. SNEED: Any objection to 5 A. The reason I don't have the original 6 Exhibit 7? policy is because it is in the possession, or was 6 7 MR. WYATT: Is it merely this letter in the possession, of Wyatt & McAlister. This is a 7 and the -- I can't see what you've got over there. 8 8 policy that I have had on my life for probably 12 MR, SHAPLEY: It's two pages. 9 9 years or so. 10 MR. WYATT: The letter and the. . . 10 Q. Okay. 11 MR. SHAPLEY: And a description of A. This is a policy that was originally 11 the policy and the owner of the policy. 12 acquired when I was a partner at Bennett, 12 13 MR. WYATT: No, I don't have any Lotterhos, Sulser & Wilson. The partners there 13 14 14 used term life policies as keyman insurance. objection. 15 15 MS. TURNER: No objection. Q. Right. MR. SNEED: Okay. Then let it be 16 A. When I went to work for David Nutt in year 16 17 admitted as Exhibit 7. 2000, I took this policy with me, and David Nutt 17 18 (EXHIBIT 7 WAS ADMITTED FOR THE RECORD.) 18 then used this policy as keyman life insurance on 19 MR. SHAPLEY, CONTINUED: 19 20 Q. Meg, do you know, of your personal 20 Q. Okay. knowledge, what assets Wyatt & McAlister purchased 21 21 A. When I left David Nutt's office and moved with its money after you-all began the operation of 22 to Wyatt & McAlister, Derek and I had an agreement 23 that we would each have like life insurance to 23 the firm? serve as keyman insurance for each of us. I then, 24 A. Yes. 25 25 in good faith, transferred ownership of this Q. Describe those assets.

Page 85 Page 83 A. We purchased a server, a telephone system, policy. 1 a vacuum cleaner. I think you would call this life Q. Exhibit 7?

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3 A. Exhibit 7 to Wyatt & McAlister and 4

designated Wyatt & McAlister as the beneficiary. 5 Mr. Wyatt reneged on his reciprocal commitment to

6 obtain life insurance in like amount.

7 Q. Okay. When you say "reneged," did 8 Mr. Wyatt agree to provide key person insurance in 9

like amount as part of your going into business

10 together with Wyatt & McAlister?

11 A. Yes.

12 Q. Just as you did?

13

Q. So you fulfilled your end of the deal, and 14 15

he did not. Is that true?

A. Correct, that's correct. 16 17

Q. Okay. And who's been paying the premiums

18 to keep this policy described in Exhibit 7 afloat? 19

A. I have, with my own personal funds. 20

Q. Okay. And is it your desire -- and I know

21 that that's not necessarily the purpose we're here

22 for today -- but is it your desire to have this

23 policy transferred back to your name since you were

the one paying the premium? 24

25 A. Yes.

insurance on me an asset, although it's just a term policy that has no cash value. We purchased some

5 Christmas decorations, a microwave oven, coffee

6 pot, cleaning supplies. And that's all I can think 7

of at this point.

8 Q. And other than those items, the things or 9 objects or assets that were located in that office

10 building, were all of the other items, things

11 located there, other than what you just described,

things that one of the Nutt entities allowed you to 12

13 bring over there and put there, except for personal 14 items?

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A. Except for personal items.

16 Q. All right. Now, describe the personal items that were there. 17

A. Well, personal items I had on the premises --

Q. That you had, right. 20

21 A. - included two wall hangings that were of

22 great sentimental value to me, which are now 23 missing. I had a lot of my personal law books,

24 Hornbooks from law school, books I had purchased

25 over my career as a lawyer.

Exhibit 1 - Hearing Transcript Page 23 of 58 Page 86 I think those books are there. I never 1 2 had an inventory of those books, but I believe my personal law books are still there. I also owned a 3 partial set of the Southern Reporter series. 4 5 That's my personal property, which was physically located there last Friday when we inspected. 6 O. And are those items described on 7 Exhibit. . ? 8 9 A. 4? 10 Q. Is it? Exhibit 4? 11 A. Exhibit 4, yes. MR. SNEED: That's actually mine. 12 MR. SHAPLEY: Oh, I'm sorry. 13 MR. SNEED: That's okay. 14 MR. SHAPLEY, CONTINUED: 15 Q. Are they described on Exhibit 4 as 16 17 personal items that you saw there? A. Yes, yes.

- 18 19 O. Okay. And --
- A. Now, do you want me to describe the 20 personal possessions that staff members left behind
- 21 22 that I'm aware of?
- 23 O. Sure.

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- A. All right. I understand that Melinda 24
- 25 Gantt had her notary seal, her notary logbook, a

building? 1

- 2 A. Yes.
- 3 Q. And could you describe what files those 4 were?

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Page 89

- 5 A. Well, hard copy files, we brought with us 6 pertinent files from the Nutt building for the cases that I was continuing to handle for the Nutt
- entities. Those were Kuhlman files --
- 9 O. K-u-h-l-m-a-n?
- A. Yes. I think Mr. Sneed's familiar with 10 that. He was --11
 - Q. He's not having to --
- 13 A. - the special master in that. 14
 - Q. He's not doing the typing.
- 15 A. So we had Kuhlman files, Vioxx litigation 16 files, Avandia litigation files -- Avandia files.
- 17 We had possibly some Money Store files. We had
- actual litigation files of lawsuits between Nutt 18
- 19 entities, David and me, individually, from various
- 20 people --21
- Q. Yep. 22
- A. were there.
- 23 O. Katrina files?
- 24 A. Katrina files? Yes – well, yes. There 25
- were portions of Katrina files taken to -- yeah.

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- 1 radio and CD player, I think a coffee cup, and
- 2 maybe a few other items that she was unable to take
- 3 with her on January 13th when I understand
- 4 Mr. Wyatt terminated the staff. 5

And when we went to the office last Friday to look for these things, we discovered that they had been thrown away. I don't know that Beth Clatworthy had any personal possessions there. I don't think Judy Groff did.

- Q. Okay. Do you remember any personal items that Mr. Wyatt brought and put into that office?
- 12 A. He brought a Herman Miller chair that he 13 says he brought from Barrett law office when he worked there. I think he had some, you know, wall 14 15 hangings of some sort.

He purchased a brass and black-colored lamp for his office. He may have had some personal law books. I don't recall anything else of Derek's personal property that was located in Wyatt & McAlister.

Q. Okay. Just one second, please.

In addition to the furnishings, computer equipment, things of that nature, were there hard files and electronic files that were moved from one

of the Nutt entities over to the Wyatt & McAlister 25

1 Were taken to Wyatt & McAlister.

- 2 Q. Okay. And was electronic information 3 transferred from the Nutt entities to --
- 4 A. Wyatt -

8

- 5 Q. - computer equipment at Wyatt &
- 6 McAlister? And describe that for Mr. Sneed and the 7
 - A. I understand portions of Nutt &
- 9 McAlister's electronic data pertaining to the
- 10 Katrina litigation was transferred, as well as
- electronic data pertaining to the other cases that 11
- 12 I was continuing to conclude for the Nutt entities.
- 13 Q. Okay. All right. Do you know what case 14 files were opened by Wyatt & McAlister after you 15 got there? In other words, which ones were not
- 16 transferred by the Nutt entities over there? 17 A. Wyatt & McAlister's book of business, if
- 18 you will, included online travel company litigation 19 files, defective laptop litigation files, Heparin
- 20 cases, claims against American Express and AOL. 21
- There was a car wreck case, Davis versus 22 Hill. There was a small matter, a dispute between 23 a house purchaser and a realtor and the seller.
- 24 That was the Mark Patrick file, I believe.
 - Q. Yeah.

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	Exhibit 1 - Hearing Tr	ansı	. •
	Page 90		Page 9
١.	A Audibate lature leaf. There may be a	1	MR. SHAPLEY: That's yours.
I	A. And that's let me look. There may be a	-	MR. WYATT: Yeah, right.
2	few other of Wyatt	2	MR. SHAPLEY: Yeah. This is yours.
3	Q. Okay. Well, you can refresh your memory	3	
4	with any of the exhibits that have been introduced.	4	MR. WYATT: That's right. Yeah. You
5	A. Oh, yeah. Hot gas litigation file	5	can just put that up.
6	materials were there.	6	MR. SHAPLEY: All right.
7	MR. SNEED: Did you say hot gas?	7	CROSS-EXAMINATION
8	MR. SHAPLEY: Hot gas.	8	BY MR. WYATT:
9	THE WITNESS: Hot gas. And that's	9	Q. If you'll turn to the first exhibit there
10	all I recall at this moment, Chris.	10	underneath that index. It's an index on the front
11	MR. SHAPLEY: Okay. Just a second.	11	essentially. And that's an e-mail, right? Take a
12	MR. SHAPLEY, CONTINUED:	12	second and look at it, and I'm just asking you if
13	Q. Now, Exhibit 5, I understand that	13	you recall it and what that concerned.
14	Mr. Wyatt did return some files to the Nutt	14	A. I vaguely recall it. I object to it,
15	entities that were in his possession, correct?	15	because apparently it's been edited.
16	A. Yes.	16	Q. Okay.
17	Q. Okay.	17	A. I don't have the complete document in
18	A. Some	18	front of me.
19	Q. Is Exhibit 5 a description of the files	19	Q. Okay. Well, it as best you understand
20	that are still in his possession, based on this	20	it, is that your e-mail? Can you recognize that
21	document?	21	you wrote that e-mail on the top there?
22	A. As far as I know.	22	A. Yes. And I recognize you wrote the
23	Q. Okay. But I mean, Exhibit 5 would not	23	beginning e-mail on that page.
24	include the files he's returned?	24	Q. Okay. So it's two e-mails, and they're
25	A. That's correct.	25	dated in August of 2008, right?
	11. That's correct.		dated in riagust of 2000, right.
			· -
	Page 01		Page
	Page 91		Page 9
1	Q. Okay.	1	A. Yes.
2		1 2	
	Q. Okay.	_	A. Yes.
2	Q. Okay. MR. SHAPLEY: That's all we have at	2	A. Yes.Q. And what's the subject matter, generally?
2	Q. Okay. MR. SHAPLEY: That's all we have at this time.	2	A. Yes.Q. And what's the subject matter, generally?What's it relate to?
2 3 4	Q. Okay. MR. SHAPLEY: That's all we have at this time. MR. SNEED: All right.	2 3 4	A. Yes.Q. And what's the subject matter, generally?What's it relate to?A. Well, you're the one that put the subject
2 3 4 5	Q. Okay. MR. SHAPLEY: That's all we have at this time. MR. SNEED: All right. Cross-examination?	2 3 4 5	 A. Yes. Q. And what's the subject matter, generally? What's it relate to? A. Well, you're the one that put the subject matter on it, Derek, and you've got "Sale of a Law
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Okay. MR. SHAPLEY: That's all we have at this time. MR. SNEED: All right. Cross-examination? MR. WYATT: Do you have the exhibit, Chris? MR. SHAPLEY: Which one? MR. WYATT: The one — the first one. The next — MR. SHAPLEY: The first one we introduced? MR. WYATT: Yeah. No, I think it's the global one. MR. SHAPLEY: 3? MR. WYATT: Yeah. MR. SHAPLEY: Let me do this. Let me give you — MR. WYATT: No, not that one. MR. SHAPLEY: Okay. Which one? MR. WYATT: I can't see. I've got my glasses off.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Yes. Q. And what's the subject matter, generally? What's it relate to? A. Well, you're the one that put the subject matter on it, Derek, and you've got "Sale of a Law Practice, Rules of Professional Conduct" as your reference line. Q. Okay. And why would I be sending you a rule from the professional responsibility group about the sale of a law practice? A. Because you're constantly up in the middle of my business, and you're apparently independently doing research about some matter, business matter between David Nutt and me. MR. WYATT: I move to strike that answer. MR. WYATT, CONTINUED: Q. Ms. McAlister, do you agree or disagree that you had discussed with me in August of 2008 your purchasing David Nutt's interest of Nutt & McAlister so that we could use that to found a new law firm?

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Case 09-04354-ee Exhibit 1 - Hearing Transcript Page 25 of 58 Page 94 MR. SNEED: Let her finish her 1 2 answer. 3 MR. WYATT: Okay. 4 THE WITNESS: That I ever --5 MR. SNEED: Derek, don't interrupt 6 her. Go ahead, ma'am. 7 THE WITNESS: We had discussions -8 you and I had discussions about many things at many 9 times. And you knew that I hoped to buy out David 10 Nutt's interest in Nutt & McAlister and acquire it for myself. And you, not asked for by me, 11 12 apparently took it upon yourself to do legal 13 research. 14 MR. WYATT, CONTINUED: 15 Q. Okay. A. About my hope for acquisition of Nutt & 16 17 McAlister. 18 O. Okay. Is the answer to my question that 19 you deny that you discussed with me acquiring the residual interest of Nutt & McAlister so that we 20 21 would form a law firm? Did you -- do you deny 22 that? Just yes or no. 23 A. I never discussed with you my acquisition 24 of Nutt & McAlister in order to turn it over to you

good lawyer to pursue claims against Scruggs. Is that correct?

Page 96

Page 97

A. Yes.

4 Q. Okay. So is there anything in this memo 5 that is not accurate as you look at it?

A. No.

Q. And it's true that you met with Chris Shapley, your attorney, about this acquisition of David Nutt's interest in Nutt & McAlister after

David had approved of this. Isn't that right? 10

11 MR. SHAPLEY: I think you misspoke. 12 Did you say an acquisition -- say that again. I'm 13

14 MR. WYATT, CONTINUED:

Q. Okay. It's true that you met with Chris 15 about acquiring the residual interest in Nutt & 16 17 McAlister after David consented that he would sell 18

19 A. No. I don't have any memory of anything 20 happening like that.

21 Q. Okay. In the first paragraph where it 22 says, "He said Shapley had mentioned that as a 23 possibility," is that an accurate statement?

24 A. That David Nutt said that Shapley had 25 mentioned that as a possibility, yes. That's

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answer.

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something David said to me, yes. Q. Okay. And so later did you confirm any of this with Chris Shapley is what I'm getting at.

MR. SHAPLEY: I'm going to object to Meg testifying about any discussions she had with her counsel about anything and instruct her not to

MR. SNEED: Okay.

MR. WYATT: I don't know that he's acting as her counsel in this situation. I'm not - I think David Nutt's testified that they were acting as his counsel, but --

12 13 MR. SHAPLEY: Well, I don't know 14 exactly which conversation we're talking about, but 15 Meg needs to be aware of - I don't know which 16 conversation you're talking about and when it 17 occurred. 18

But I'm just saying, if it involved a matter I was handling for her law firm, which she 19 20 was an owner, then that would be privileged.

MR. SNEED: All right. You know, it 21 22 gets into issues -- for the record, we're talking 23 about global Exhibit 1, that is yet to be 24 introduced into evidence. It is marked for identification only.

25

MR. WYATT: I move to strike the nonresponsive part.

MR. SHAPLEY: Asked and answered. MR. SNEED: I think it is responsive, and I would overrule your objection.

6 MR. WYATT, CONTINUED:

or Wyatt & McAlister.

7 Q. Okay. Look at Exhibit 2, please. Is that 8 your memo?

A. I think so.

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10 Q. Okay. Did you accurately record into this memo what actually happened, or is there anything 11 in there that's erroneous? 12

A. Best of my knowledge, it's accurate.

Q. So you did talk with David Nutt about acquiring his interest in Nutt & McAlister, right?

15 16 A. Yes.

17 Q. And you asked him about whether Merkel 18 would be a good lawyer to pursue claims against --

A. Yes. I just testified everything --

20 Q. I'm sorry --21

A. - in this memo is accurate.

22 Q. Excuse me. We're speaking over each

23 other. I'm sorry. Maybe I'm speaking too fast. 24

My only question to you was: You

discussed with him whether or not Merkel would be a

Exhibit 1 - Hearing Transcript Page 26 of 58 Page 100 Page 98 checked with Shapley, and everything's okay. We're -- my understanding is the 1 MR. SHAPLEY: And I'm fine with that 2 question -- cross-examination is in reference to a 2 3 document dated September 8, '08. Quite frankly, part. 3 MR. WYATT: That's what it says --I'm unclear who prepared this document. I'm 4 4 5 MR. SHAPLEY: I don't know what unclear where the document came from. 5 you're -- I'm not arguing about that. 6 You know, when you get into 6 MR. WYATT: That's -- that's --7 7 privileged situations or privileged issues, there's MR. SHAPLEY: Can I just finish what 8 a question of intent and - regarding 8 attorney-client privileges, and a question of 9 I'm saying? 9 10 MR. WYATT: Sure. 10 whether that communication, which could be MR. SHAPLEY: At various times I initially privileged, was ultimately disseminated 11 11 counseled with David, and at various times I to third parties, which you may lose the privilege. 12 12 represented Nutt & McAlister. And I don't know 13 So there are a lot of issues 13 exactly what conversation he's asking this witness 14 regarding this document, which the privilege may or 14 15 about. 15 may not extend to. So I guess, Meg, my question is: Who prepared the September '08 document? 16 And all I'm saying to Meg is, be 16 careful that whatever he's asking you about, that I THE WITNESS: I did. 17 17 18 wasn't representing your firm at the time. You MR. SNEED: And do you know how this 18 document came to be in Mr. Wyatt's possession? 19 know. 19 THE WITNESS: I do not. 20 MR. SNEED: Okay. 20 21 MR. SNEED: Did you authorize the 21 MR. SHAPLEY: I just don't know 22 until -dissemination of this document to Mr. Wyatt, the 22 23 MR. SNEED: I don't know either. communication of this document? 23 MR. SHAPLEY: I don't know. 24 24 THE WITNESS: Not that I recall. 25 25 MR. SNEED: All right. Derek, you MR. SNEED: Okay. Page 101 Page 99 1 MR. SHAPLEY: So I'm not objecting to can follow that up with regard to any question that 1 2 anything on the floor yet. I'm just saying just be you might have regarding the privileged nature of 2 this document. Based on what I've heard up to this careful and understand the time frame and who --3 3 MR. SNEED: Okay. Your caution -point, she consulted with her counsel. There were 4 4 5 communications between her and her counsel. 5 MR. SHAPLEY: -- who was involved. 6 MR. SNEED: -- to Meg is noted. I'm It's privileged, unless you give me 6 7 not even sure where we were, but go ahead. some information that tells me that that privilege 7 8 MR. WYATT, CONTINUED: 8 was lost for some reason. MR. WYATT: So do I understand, 9 Q. This document was on Wyatt & McAlister's 9 Bobby, that you're ruling that this document is 10 computer system, was it not? 10 A. I don't know. subject to attorney-client privilege? 11 11 MR. SNEED: No. I'm saying that on 12 Q. You have no knowledge of that? 12 A. I do not. Because for one thing, the date 13 its face, there are references in here in this 13 14 of it predates our even moving to Wyatt & 14 document to conversations with her attorney. You were asking her about conversations with her 15 McAlister. So I suspect this was prepared while we 15 were still physically located at the Nutt building. attorney. Are we all still talking about the same 16 16 Q. But you know that the data that was in 17 17 document? 18 MR. WYATT: I don't think --18 the Nutt building was copied and put on the Wyatt & 19 McAlister server. You've already --THE WITNESS: Yeah. 19 20 MR. WYATT: I think there's maybe a 20 Some data was. 21 Q. -- acknowledged that. 21 misconception here. I don't think anywhere it says A. Not all of it, but some data was. in here that she's consulting with her attorney. 22 22 23 O. Okay. But you just don't know whether 23 It's David Nutt talking about he had discussed with Chris Shapley the sale of his interest, and Meg 24 this memo was or not. That's what you're saying, 24 25 McAlister's confirming it's okay with David. He's right?

Page 102 Page 104 O. Correct. And that's the purpose we're 1 A. Correct. I don't know. here today. Is that right? 2 O. Okay. It is your memo, though. No question about that. 3 A. That's correct. 3 Q. All right. In that regard, have you --4 A. I've answered that four times --5 Q. You've --5 for the court's information, have you prepared documents to present today to the court? 6 A. -- yes, I wrote this. 6 7 MR. WYATT: Okay. Well, we would 7 A. Yes, I have. Q. Okay. And is that described as Exhibit 1 8 offer it. We move to admit it. 8 for identification only? 9 MR. SNEED: Are we offering separate 9 10 portions of Exhibit 1 into evidence? 10 A. Yes, it is. MR. WYATT: I guess so, unless she 11 Q. Okay. Do you have those documents in 11 front of you at this time? wants to go through the whole document and then 12 12 authenticate. It's going - a lot of it is going A. I do. 13 13 14 to be hers, you know, in here. I mean, a lot of 14 Q. Could you present to the court in your own 15 this is hers, her creation. So you know, we can do 15 language what the nature of these documents are? A. Certainly. This -- all of these documents it page by page. We can - you know. 16 16 MR. SNEED: I mean, she's your 17 are documents that were in the possession and 17 18 witness right now. You've got her on cross, and I 18 control of the Wyatt & McAlister law firm at some defer to y'all as far as how you do this. Off the 19 19 point in time. That would include even documents 20 record. 20 that might have been created over at the Nutt 21 (OFF THE RECORD.) 21 office earlier. 22 MR. SNEED: Okay. My understanding 22 But when we set up Wyatt & McAlister, a 23 is that what we've agreed to do is Derek has 23 computer company was hired, BCI, specifically to 24 reserved his right for cross-examination with 24 transfer the data and put it over into Wyatt & regard to Meg, and Derek is going to present his 25 25 McAlister's offices. They also provided us a link Page 103 Page 105 evidence in his case-in-chief at this time. into the Nutt office, because we were doing work to 2 MR. TUCKER: Okay. 2 be billed back to the Nutt entities, and they were 3 MR. SNEED: Everybody okay with that? 3 to pay our firm for that work. 4 MR. SHAPLEY: I'm fine with it, 4 So all of these documents are and were in 5 5 MR. TUCKER: I'm fine with that. Let the possession of the Wyatt & McAlister law firm. 6 the record show that I'm Davey Tucker, and I Q. Okay. What was your -- well, what was the 6 7 represent Derek Wyatt in the matter. And we're 7 Wyatt & McAlister law firm's agreements as you 8 taking Derek at this point in the file to take his 8 understood them with the Nutt entities? 9 testimony on direct. And that we're taking 9 A. Okay. When David Nutt announced that he 10 10 Ms. McAlister at a later time. was retiring from law practice, and this is after 11 MR. SNEED: Okay. That's fine. 11 we were disqualified in the Katrina litigation, 12 Derek's first witness. 12 which occurred on April the 4th, 2008, he had his 13 DEREK WYATT, 13 attorneys prepare an agreement that divested Nutt & 14 having been first duly sworn, 14 McAlister of all of its Katrina assets, which was 15 was examined and testified as follows: 15 all Nutt & McAlister essentially had at that time. DIRECT EXAMINATION There might have been something 16 16 17 BY MR. TUCKER: 17 tangential, but that was the book of business at 18 Q. State your name for the record. 18 Nutt & McAlister. When that happened, subsequently 19 A. Derek Wyatt. 19 Ms. McAlister and I, to continue practicing law, 20 Q. And are you a member of the law firm of 20 formed a new law firm. 21 Wyatt & McAlister? 21 Part of the agreement with the Nutt office 22 A. Yes. 22 was that since David was retiring from law 23 practice, he wanted to hire us, our law firm, using Q. Is that an active corporation, LLC? 23 24 A. It's an LLC that's subject to a 24 employees who used to work in his office who were judicial -- pending judicial dissolution. 25 already familiar with his business -- Beth

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Clatworthy, Melinda Gantt, Judy Groff -- to do work on his files, his PA and PC files, and we would bill that business back to him. And they kept their hourly time and so forth.

O. Did Wyatt & McAlister employ those particular employees of Nutt & McAlister?

A. We employed them because that was the agreement that he made with us. Otherwise, we would have not employed them, because it was a tremendous overhead item.

But we figured the overhead would be offset by the fact that we would have them working, part of the time at least, on the wrap-up of his PC and PA business, and that would provide income to the Wyatt & McAlister firm.

Q. Okay. So as it's set up on that, what was your understanding from Nutt & McAlister as to what consideration would be given to Wyatt & McAlister for the transfers, or what agreements did you have?

A. Okay. Restate that a little bit.

Q. Well, I don't know if I can or not. But

was there any further consideration for the 22

23 transfer of the properties or from the files from

24 McAlister -- I mean, Nutt & McAlister over to Wyatt

25 McAlister?

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arrangement.

2 We brought these three employees with us 3 so that we could put them to work on the wrap-up of 4 his PA and PC business and bill it back to him, 5 which would be income to us. So there was an 6 additional consideration, which was discussed 7 greatly, and that was the question of any causes of action that Nutt & McAlister may have derived as a result of the unfortunate thing that happened in 9 Katrina. 10

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11 And that was discussed in great detail, 12 and it was agreed that we were acquiring that too. We were acquiring the right to pursue any claims 13 that -- meritorious claims that existed as a result 14 of the massive disqualification we suffered and 15 loss of assets in Katrina. 16

And that included many things, but for me, it included a tremendous amount of work that I had done that I got no compensation for whatsoever.

O. All right. Let me interrupt you a second. In the transition from the Nutt & McAlister entities over to the Wyatt & McAlister, LLC, did you or did Wyatt & McAlister rely upon anything that David Nutt represented to Wyatt & McAlister that he would do to help as far as contributing to

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Wyatt & McAlister either financially or by

furniture or anything else? Let's go over the

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furniture part. 4 A. Well, what we relied on was his

5 representation that he was agreeable to selling the hard assets, which amounted -- it was de minimus. 6 7 The figure that was being discussed was between 5

8 and \$10,000. I'm talking now computers and

9 furniture and all this type of thing.

10 It was de minimus. There was no big concern about that. We relied on him -- you know, 11 12 he agreed to do that, and pursuant to that, we

13 spent \$5,000 moving all that stuff. 14

Q. Who is we?

A. Well, Wyatt & McAlister firm.

O. Okay.

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A. If I may, you know, I can offer this to 17 you, which explains it pretty good. If you'll look 18 19 in these documents, Exhibit 4. Okay. This says --

20 Q. Let me get this straight. Is this

21 Exhibit 4, is that the Exhibit 4 that we've got in

22 the record?

23 A. No, no. It's global. 24

Q. I'm sorry. It's in here global.

A. In this global one.

A. There was. And if I may, just if I can 1 2 describe the agreement, I think that will make it 3 clear. 4 Q. Good.

A. The options available to us when David announced he was retiring and told us we would all come to a layoff point, which we did on October 15th, 2008, the options were that we just -- if Ms. McAlister and I decided we'd go into 10 business, we'd go into business raw, Just cold.

We'd go out there and just hang out a shingle. 11 12 That didn't look good. If David was going 13 to dissolve Nutt & McAlister, which he had said, the sensible thing to do was to allow Ms. McAlister, who was a putative at least, 20 15 percent owner of Nutt & McAlister, to acquire the residual interest of David so that that would 17 18 become a platform for us to continue practicing

19 law. 20 It provided hard assets, such as furniture 21 and computers, which were going to be dispensed with if he was just going to dissolve the law firm 22 23 anyway. And it also provided an opportunity for us 24 to generate some immediate business by billing back to him. That's what we call the bill-back

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Exhibit 1 - Hearing Transcript Page 29 of 58 Page 110 Page 112 But I mean, we've got -- we've got a Q. Okay. I just wanted to make sure on the 1 1 lot of documents in here I know for a fact Derek 2 2 record. 3 not prepare. He might have lifted them off the 3 A. I'm sorry. Yeah, it's exhibit marked 4 computer, but that doesn't mean that he had a right 4 No. 4 in global 1. 5 to, number one, or number two, that they are a Q. Okay. 5 business record of Wyatt & McAlister. 6 6 A. Okay. You note that the top of this says, 7 A lot of them were generated in --"Memo to Brunini re Dissolution of N&M." Now, this 7 8 right on the face by Nutt & McAlister. So -- and is Ms. McAlister's own document here. This 8 9 when Meg was with Nutt & McAlister. And how he got 9 document is dated the exact day that we formed 10 Wyatt & McAlister, September 22nd, 2008. And the 10 possession of them, you know, I don't know. But we reason she's going through and listing all this --11 need to handle these things, you know, one by one. 11 O. Now, let me interrupt you one more time. 12 MR. TUCKER: Well, I don't think so, 12 Your Honor. At this time, we've offered them as I won't do it again, I promise. But let's do this. 13 13 the records of Wyatt & McAlister, the official Who prepared this Exhibit 1, all these documents? 14 14 15 Who prepared those documents? 15 records of Wyatt & McAlister. And they're only A. The exhibit itself? 16 being offered for that purpose, that these are the 16 records of Wyatt & McAlister. I don't know how Q. Yeah. 17 17 A. I prepared the exhibit. 18 else we'd get them in without offering them in that 18 19 Q. Okay. Were those -- were you the 19 manner. record-keeper at Wyatt & McAlister? 20 MR. SHAPLEY: Well, one by one. 20 21 A. Certainly. Yeah. Well, I mean, just because they put them in 21 a big stack doesn't mean that they're all Q. Did you maintain all the records and the 22 22 books of the --23 admissible. 23 24 A. Certainly I'm qualified to testify these 24 MR. TURNER: I understand. Well, are authentic records that were on Wyatt & 25 25 then -Page 111 Page 113 McAlister's computer system at all times and MR. SNEED: Well, let me jump in. 1 1 accessible to me and other people. 2 2 All right. Derek has testified that these are Q. You've got some 40 -- 52 documents that 3 3 authentic business records maintained in the course 4 are attached in this global exhibit for 4 of the business of Wyatt & McAlister. Now, I 5 identification only. Are all these documents true 5 understand you don't accept that. 6 MR. SHAPLEY: All right. 6 and correct? 7 7 A. To the best of my knowledge, they are. MR. SNEED: But that's what Derek has 8 Q. And are they all authentic and prepared by 8 testified to. you as the --9 9 MR. SHAPLEY: Right. A. Well, they're not all authored by me. 10 10 MR. SNEED: Would you like to voir O. Right. But they -dire the witness on that? 11 11 A. But they are all authentic business 12 12 MR. SHAPLEY: Yeah, sure. MR. SHAPLEY: Do it one by one. 13

records of Wyatt & McAlister, lawfully in its 13 possession at all times as far as I know. 14 MR. TURNER: Then I'd like to offer 15 these as a composite exhibit, if it please the 16 court, at this time as Exhibit --17 18 MR. SNEED: 1. Global Exhibit 1 is 19 what we marked it.

MR. SHAPLEY: We object to that for a 21 number of reasons. The proper foundation has not

22 been laid. You know, if we're talking about

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23 Exhibit 4, which is part of global Exhibit 1, and

24 Derek's telling me he prepared this document, then

I don't have any objection to this document.

Q. Okay. 9/22/2008. So any documents that are dated before that date would not have been generated in the usual and ordinary course of the business of Wyatt & McAlister, would it? A. The origin of the document may have predated Wyatt & McAlister. But as I testified to earlier, when we moved to the Wyatt & McAlister

VOIR DIRE EXAMINATION

Q. Mr. Wyatt, when was Wyatt & McAlister

A. It was formed September 22nd, 2008.

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BY MR. SHAPLEY:

formed?

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firm, it was explicitly agreed, and we spent a pretty great sum of money to have all the data that we had created over in Nutt's office moved over to our server, and that was done.

Q. Okay.

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A. And so those records were -- after that point in time, were always part of Wyatt & McAlister's records.

Q. Okay. But you do agree that many of these documents in global Exhibit 1 were generated by or on behalf of the law firm of Nutt & McAlister?

A. I think it's probably very few, Chris.

Q. Okay. Well, let's go through them, and 13 14 you can identify them.

A. Okay. 15

O. Exhibit 1. 16

A. Yeah. Exhibit 1 was created over at the 17 18 Nutt office, but was put onto the Wyatt & McAlister

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20 Q. All right. Exhibit 5. This is Exhibit 5 21 within global Exhibit 1.

A. Yes. 22

Q. All right. Exhibit 5. 23

A. Exhibit 5 was an e-mail that was

originally generated at Nutt's office and was put 25

Nutt & McAlister, PLLC.

A. It does, uh-huh.

O. Exhibit...

MR. SNEED: Chris, how do you address Derek's position that whether these documents predated Wyatt & McAlister or postdated Wyatt &

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McAlister and were created or generated by entities 7

other than Wyatt & McAlister -- it's my 8

understanding Derek's testimony is that Wyatt & 9

McAlister obtained possession and ownership of 10 these documents, and that these documents were 11

maintained in the normal and usual course of 12

business of Wyatt & McAlister. 13 14

I understand you don't agree with that proposition, but that's Derek's testimony.

MR. SHAPLEY: Right.

MR. SNEED: Why does that not lay the foundation for the admissibility of the documents?

MR. SHAPLEY: Well, it may, in fact, establish that they were maintained on the server at Wyatt & McAlister, and I understand that. It doesn't necessarily make them relevant to what we're here about today, and that is, what are the assets of Wyatt & McAlister.

So I would want to look at each and

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1 on Wyatt & McAlister's server.

2 Q. Okay. Exhibit 8. 3

A. Exhibit 8 was - that's a tough call,

because we were all terminated on 10/15/2008, and 4

you notice this document is dated 10/28/2008. 5

Although we were in the process of sort of moving 6

in, so this one might be falling into between the

8 cracks. But nonetheless, this was on Wyatt &

9 McAlister's server at all times and has been and 10 probably is today.

Q. Okay. When 8 was generated, was it 11 generated by, as it says, the Nutt & McAlister law 12 13 firm?

14 A. I really don't know that. That's her boilerplate signature for her e-mail. So I really

don't know that, because we were out of the office 16 as of 10/15. There was no more -- we weren't

17 working at the Nutt office. 18

19 Q. Okay. You agree with me Exhibit 8 says

20 Nutt & McAlister on it, right?

A. It says it on her signature, that's 21

22 correct, uh-huh.

23 Q. Okay. Exhibit 10. 24

A. Exhibit 10. I assume you have a question.

Q. Exhibit 10 also says Mary E. McAlister,

every document and reserve my objection on the

relevance of them to the issues here. And many of

these documents -- some of them discuss the assets that are going to be bought, sold, transferred,

5 whatever, and some of them had nothing to do with 6 that.

So, I mean, I'd like to save time and say, Okay, we'll just put all this in. But unless it's relevant to what we're here about today, I can't do that.

MR. SNEED: I understand. Okay. Well, your response is relevance.

12 13 MR. SHAPLEY: Could be. It is

14 relevance on some of these. You know, and I'm not - you know, I don't know for a fact, but, I mean, obviously Derek testified that these were lifted off of the Wyatt & McAlister system at some point, and I'm not disputing that.

MS. MCALISTER: If I may --

20 MR. WYATT: I would quibble a little bit with the term "lifted." They weren't -- they 21

22 weren't lifted. They were -- they were

23 purposefully duplicated and put on the Wyatt &

McAlister server with everyone's consent and 24

knowledge and approval and everything, and they 25

Page 118 Page 120 here - and I'm sorry to interrupt. There's also a 1 became our records. question as to when and how these documents were 2 You remember, Nutt & McAlister is taken from a Nutt entity and moved to Wyatt & 3 dissolving. And so, you know, they don't --3 they're not doing anything more. There's no 4 McAlister. 4 5 5 employees there. And so whatever records were MR. SNEED: I understand. 6 MS. MCALISTER: Because there was a created there were of importance to Wyatt & 6 considerable amount of raiding going on by 7 McAlister, of course, since it was proposing to 7 Mr. Wyatt in November, December, and January, purchase the 80 percent interest of David Nutt and 8 9 tapping into the Nutt server system and 9 Nutt & McAlister. transferring things to himself by e-mail. 10 MR. SHAPLEY: Well, I know Meg 10 MR. SNEED: Okay. doesn't agree with some things Derek said. 11 11 MR. SNEED: Of course, she doesn't. 12 MR. SHAPLEY: Well, that -- I 12 understand that -- that is our position. All I'm MR. SHAPLEY: We'll just have to put 13 13 saying is I know -- I heard what Derek testified Meg back on the stand to address that. 14 14 to, but we're going to have to put Ms. McAlister 15 MR. SNEED: Okay. 15 back on to contradict that. 16 MR. SHAPLEY: But I understand this 16 17 MR. SNEED: I know. I know. is Derek's testimony. 17 MR. SNEED: I understand. And I 18 MR. SHAPLEY: So. . . 18 realize that there's probably very little y'all 19 MR. TUCKER: Well, just suggest this, 19 20 agree on. 20 apparently Ms. McAlister knows as much as Mr. Wyatt 21 21 does about these documents. Why don't we let them MR. SHAPLEY: That's probably true. MR. SNEED: All right. Davey, Meg 22 look at the documents and tell us which ones that 22 23 has raised relevance issues as to some or all of 23 they don't agree with, and then we can argue the these documents. You're presenting me with ones that we don't agree with rather than all the 24 24 a hundred and -- I said earlier 100 to 150 25 ones we do. And let's get a continuance and come Page 119 Page 121 documents. I have no idea how many documents there back another day. 1 2 2 MR. SNEED: I don't think we want a are. 3 Just saying, "Hey, it's a business 3 continue --4 record, admitted" -- it may be a business record, 4 MR. SHAPLEY: We don't want to do and based on Derek's testimony, I understand that 5 5 that. you feel like you laid a foundation for that. What 6 6 MR. SNEED: -- this case. 7 about the relevance issues? How can I just accept 7 MR. TUCKER: How can --8 as relevant all of the these documents? 8 MR. SNEED: Do you want to make And believe me, I'd love to cut to 9 9 specific objections to specific documents, or do the chase, but I don't know just sticking a bunch 10 10 you want to -of documents in that may or may not be relevant 11 11 MR. SHAPLEY: Well, why don't I just 12 really accomplishes anything. 12 do that? MR. TUCKER: I don't see why they all 13 13 MR. SNEED: Okay. 14 wouldn't be relevant. They were all maintained by 14 MR. SHAPLEY: I'll just -- I'll just 15 Wyatt & McAlister. They were all received from 15 go through it real quick, and I'll say relevant or Nutt & McAlister. They had agreements between the 16 not relevant. two of them. Obviously Nutt & McAlister wanted 17 17 MR. SNEED: All right. 18 Wyatt & McAlister to have those documents. So I MR. SHAPLEY: These are all within 18 19 mean --19 global exhibit --20 MR. SNEED: Well, the fact that the 20 MR. SNEED: 1. 21 document was maintained at Wyatt & McAlister 21 MR. SHAPLEY: 1. 22 doesn't necessarily mean it's relevant to ownership 22 (OFF THE RECORD.) 23 of the assets of Wyatt & McAlister. And I think 23 MR. SNEED: Yes, sir. that's the point they're making. MR. SHAPLEY: Ready? We have no 24 24 25 MS. MCALISTER: If I may interject 25 objection to the relevance of any documents in

Page 124 Page 122 (OFF THE RECORD.) 1 global Exhibit 1. We reserve the right to VOIR DIRE EXAMINATION 2 cross-examine this witness and to put Ms. McAlister 2 3 BY MR. SHAPLEY: on to contradict the testimony of Mr. Wyatt as to 3 O. Mr. Wyatt, directing your attention to 4 how it came into his possession. 4 Exhibit 38 within global Exhibit 1, what is that? 5 5 And I'd specifically like to voir A. It is a part of a memo that Ms. McAlister dire him on Exhibit 36, to which we do not agree is 6 6 wrote that talks about a conversation she had with relevant and to which we agree is a privileged 7 7 Emie Coward. That would be the CFO over at Nutt's communication that was improperly lifted off of 8 office. And it is addressing the fact that I had Ms. McAlister's computer by Mr. Wyatt and which 9 9 10 written a demand letter in its first part. Judge -- and which Judge Brewer has previously 10 O. So you had a written demand letter to who declined to offer into evidence for that very 11 11 at this point in time? 12 reason in proceedings before her. 12 A. To the Nutt office asking that they pay MR. SNEED: Okay. All right. 13 13 the withheld Katrina money that they owed me. 14 MR. SHAPLEY: I'd like to voir dire 14 him on Exhibit 36 within global Exhibit 1. 15 Q. When you say the Nutt office, you had 15 directed this demand letter to Nutt & McAlister, MR. SNEED: Okay. 16 16 had you not? MR. WYATT: Chris, one question, my 17 17 36 doesn't look like your 36, and I'm not sure --18 A. I'd have to look at the letter to answer 18 MR. SNEED: He's going to show you, 19 that accurately, because I'm not sure how I, you 19 Derek. He'll show it to you. Go ahead and voir 20 know, captioned it, whether I put --20 Q. All right. 21 21 dire. A. Okay. 22 MR. SHAPLEY: It should be the same. 22 O. Well, Nutt & McAlister was owned in part 23 MR. WYATT: In global 1, I've got an 23 e-mail as 36. And I'm not sure, did that come from 24 by your then law partner, Meg McAlister, correct? 25 A. I'm sorry. Was owned in part by her? maybe some other --25 Page 123 Page 125 Q. Yes, yes. 1 MR. SNEED: This is my global 1 A. That's what I was told, yeah. I mean... 2 Exhibit 36. 2 3 3 Q. Okay. And you were practicing law with MR. WYATT: That's the one that he's her at this time on December 23, 2008, right? 4 4 got. 5 A. That's correct. 5 MR. SHAPLEY: I don't know what Q. Right? 6 you've got there, Derek, but we've got -- 36 is 6 7 on -- described as the document I had. 7 A. That's correct. 8 MR. WYATT: Okay. Then it must be my 8 Q. And you're writing a demand letter to 9 problem. You know, this exhibit's got something 9 another entity that she owned part of saying that they owed you money, right? 10 wrong with it. 10 A. I don't know it's directed to that 11 MR. SHAPLEY: Where is the real 11 12 12 entity --Exhibit 1? 13 Q. Are you denying it was? 13 MR. WYATT: This is the real A. No, I'm not denying, because I've already 14 14 exhibit -said I -15 MR. SHAPLEY: Okay. 15 MR. WYATT: No. I guess it's over 16 Q. Okay. 16 A. -- would need to see the letter. 17 17 there. 18 MR. SHAPLEY: I want to make sure 18 O. So you agree that you personally were what this is, the one that's been marked for 19 putting yourself in a position at that time adverse 19 to your own partner? 20 20 identification. A. No, not at all. 21 MR. TUCKER: Is that it? 21 22 MR. SHAPLEY: No. See, that's the 22 Q. Okay. So your asking Nutt & McAlister problem, is the real Exhibit 1 has another 23 entity to pay you money, you're denying under oath 23 that that would be putting you personally in an 24 Exhibit 36 than the one that the Hearing Officer 24 has and the one that I have. So... 25 adverse interest to Ms. McAlister, who was a part

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1 owner of the entity that you were asking to pay 2 3

 A. No. Nutt & McAlister acknowledged, as you'll see in this memo right here, that they owed me money. What they were trying to do here is arrange a way that they could phony up the accounting records and reduce the sum of money they owed me.

9 Q. Okay. I understand that's what you're 10 saying. But you're claiming that's what Nutt & McAlister was doing, right? 11

A. I'm claiming that that's what anyone who was the recipient to my asking that they honor what they owed me, that -- you know, she's talking about this is what she and Ernie are trying to do. She's already told Ernie to remove these wrongful accounting entries about the Brown and Rassier suit (phonetic), and Ernie is saying to her, No, let's leave them on there; that would reduce what we owe

19 20 him. 21 Q. Okay. When you say "she," you're talking

22 about your law partner, Ms. McAlister? 23 A. I'm talking about Ms. McAlister, yes, 24 uh-huh.

25 Q. Okay. Now, isn't it a fact that you when she walked out, the bank account was drained.

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2 All of this was done secretly. Yes. I went to

3 Ms. McAlister's computer.

I went to other computers in my office to see what other documents had existed and been created up to this idea that she was going to walk out of the law firm and drain the bank account and collapse it. Yes. That's what I was looking for.

O. And did you use Ms. McAlister's password to access the information --

A. No. 11

Q. -- on her computer?

A. No. 13

Q. How did you get in her --

15 A. It was on her desktop screen. In other 16 words, if I walked up and looked at that computer right now, and it's showing the Windows desktop 17 18 screen, this document was sitting on her desktop. 19 The computer desktop, not this (indicating 20 tabletop).

21 Q. You're saying Exhibit 38 was just sitting 22 up there shining for all the world to see when you 23 walked in her office?

24 A. It's on her desktop screen. Just like the 25 logo for Internet Explorer, for any other number of

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lifted this document off of her computer?

A. I didn't lift anything.

Q. How did you get -- how --

4 A. There's no such thing as lifting them 5 off --

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6 Q. How did you get Exhibit 38 if you --7

A. I --

8 Q. Let me ask the question.

9 A. Okay. All right. 10

Q. You're not the lawyer and the witness.

11 Okay.

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12 I'll answer it.

Q. Isn't it true that you obtained Exhibit 38

14 by going into Ms. McAlister's computer? 15

A. Going into her computer?

16 Q. Yes.

17 A. I obtained this document within Wyatt &

McAlister's office by looking at the computers that 18

are in Wyatt & McAlister's office, which I had

lawful access to. And this document was on what's

called the desktop of Ms. McAlister's computer. 21

22 Unprotected, no statement about attorney-client

23 privilege, no nothing. It's sitting there.

And this is after -- I obtained this

25 document after, mind you, the files were seized items that are on your desktop screen.

2 Q. Are you saying you didn't have to turn her 3 computer on, enter her password to access Exhibit 38?

5 A. Her computer is on or was on. I don't 6 know that. I mean --

MR. TUCKER: He's answered the question three times.

MR. WYATT: All the computers in my 10 office - I can turn on any computer in my office I 11 desire. I am the owner of that business. I have a 12 right to go in there and look at any employee, any

13 other person's data that's going on my law firm's

14 server, just like you would here at Brunini --

15 MR. SHAPLEY, CONTINUED:

16 Q. And you're testifying under oath you 17 didn't have to use a password to turn

Ms. McAlister's computer on and look at Exhibit 38? 18

19 A. I don't recall using any password. The

20 document was on -- to my knowledge, today, it's on 21 the desktop of Ms. McAlister's computer.

22 Q. Still on there shining on the screen for

23 me to go look at?

24 A. As far as I know, Chris. I haven't looked 25 at her screen in, you know, I don't know how long.

Exhibit 1 - Hearing Transcript Page 34 of 58 Page 130 Page 132 into --1 But that's what it was then. 1 MR. SHAPLEY: 38. Now 38. 2 MR. SHAPLEY: Well, Mr. Sneed, 2 3 MR. SNEED: 38. Excuse me. 38, Exhibit 38 is a document that he improperly 3 accessed from Ms. McAlister's computer when they that's right. Be admitted. 4 4 were clearly in an adverse position, when he was 5 (EXHIBIT 1 WAS ADMITTED INTO EVIDENCE.) 5 6 MR. TUCKER: So is 36 going to stay 6 clearly threatening litigation, drafting 7 7 in? litigation. 8 MR. SNEED: 38. 8 And Judge Brewer has held he has no 9 MR, SHAPLEY: 38 is the one that --9 right to Exhibit 38, and it contains MR. TUCKER: I understand that. attorney-client communications, to which he is not 10 10 entitled to see. And that's our objection. 11 We're not leaving 36? 11 MR. SNEED: Okay. I'll rule your -12 MR. SCLAFANI: Well, that's my 36. 12 based on Judge Brewer's previous ruling, I will 13 Give me that back. 13 defer to her and sustain your objection. 14 MR. SHAPLEY: I knew this was going 14 to happen. Davey, let me tell you what I just did, 15 MR. SHAPLEY: Okay. Other than that, 15 and you tell me if it's okay. All right. I just we have no objection to the relevance of any other 16 16 removed Exhibit 38 here from global Exhibit 1. All documents in global Exhibit 1. We do, however, 17 17 reserve the right to examine this witness on how he 18 right. And I'm going to put a rubber band back on 18 it and give it to the court reporter. obtained this information, and we do reserve the 19 19 20 20 right to question Ms. McAlister to contradict the MR. SNEED: Davey, did you have some 21 statements he will make -- we anticipate he will 21 questions? Some more questions of Derek? make, about how he obtained it and when he obtained 22 MR. TUCKER: Yes, sir. Give me one 22 23 23 second --it. 24 MR. TUCKER: Okay. Does anybody have 24 MR. SNEED: Sure. 25 a copy of Judge Brewer's order where she --25 MR. TUCKER: -- and make sure I Page 131 Page 133 haven't stuck something else somewhere else. I whatever wording she used in that order. I want it 1 2 to go into the record. don't really remember where we were -- exactly 2 3 3 MR. SNEED: I'm assuming that a where -- I was trying to get those documents in. 4 transcript exists. 4 MR. SNEED: You did. 5 5 MR. SHAPLEY: Yes, there's a MR. TUCKER: So then I'm going to ask 6 6 that these be marked as Exhibit 6. transcript. MR. WYATT: Yeah. And may I say for 7 7 MR. SNEED: And these being what? 8 the record that I disagree with his -- the 8 MR. TUCKER: Global 1. 9 characterization --9 MR. SNEED: It's admitted as 10 MR. SNEED: Derek, no, you can't. Exhibit 1. 10 11 You're a witness right now, and your lawyer --11 MR. TUCKER: Okay. It's already -12 MR. WYATT: That's not what she ruled 12 okay. 13 is the point. 13 DIRECT EXAMINATION CONTINUED 14 14 MR. SNEED: It's -BY MR. TUCKER: 15 MR. TUCKER: Well, I think he was 15 Q. Now, Derek, let's get back to where we fixing to say what I was fixing to say. were. I think you were testifying about the 16 16 17 MR. WYATT: That's not what she ruled 17 agreements and understandings you had with Nutt & 18 at all. 18 McAlister and what you did to set up shop over at 19 MR. TUCKER: There's no evidence that 19 Nutt & McAlister. 20 he improperly did anything. 20 So if you could continue with your 21 MR. WYATT: No. 21 testimony on that. I'd particularly like to know 22 MR. TUCKER: So that's just a matter 22 what you did relying upon the representations that 23 of argument right there. 23 you had from Nutt & McAlister. 24 MR. SNEED: Okay. My ruling stands, 24 A. Okay. Well, the first thing we did was to 25 and let Exhibit 1 less sub Exhibit 36 be admitted 25 create Wyatt & McAlister on that very day that

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- Q. Is that you and --
- A. Right.
- O. Meg McAlister?

A. That's right. That's reflected in Exhibit sub 3 of global 1, which is our certificate of formation. And it reflects that we are equal 50 percent owners in Wyatt & McAlister.

And that was done in reliance upon the agreement that she would acquire David's 80 percent interest and offset it with her own 30 percent, which would reduce whatever amount ultimately was paid for these various and sundry assets.

And when I refer to those various and sundry assets, what I'm talking about there is furniture and computers and, I hate to use the word "stuff," but that's what it is. Just hard things. They were of really no value. They had been tax depreciated down.

20 And so it was thought that this was going 21 to be a very small payment for these hard assets, 22 but we needed them to set up a law office, because otherwise we had to go to an office store and write 23 a big check for a bunch of stuff. 24

Q. Okay. Are you talking about the same

Q. Okay.

2 A. Now, the other asset, if you will, that 3 was being transferred here was, as I said - I referred to it as the chosen action. This morning 5 when I asked Mr. Nutt about the recommendation of 6 Merkel as her lawyer, it's not an extraneous issue. 7

That was a huge part of what we were acquiring, was the right to pursue a claim for the loss of all the Katrina business that we suffered as a result of certain breaches of fiduciary duty. David Nutt agreed to transfer that right to us. That's part and parcel of what we were acquiring.

She and I met with Mr. Merkel's firm twice about that very thing, to discuss whether -- we met with his whole law firm after --

- Q. Who is "she"? Who is "she"?
- 17 A. Ms. McAlister and I. Drove up there, gave them a stack of documents about a half a foot high. 18 19 They read them all. And we met with the whole law firm for them to evaluate for us what this chosen 20 action was worth and whether they were willing to 21 pursue it on our behalf --22 23
 - Q. Where is that firm located?
 - A. In Clarksdale. That happened on two occasions. So our agreement when David Nutt

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equipment and the office things that you had there at Wyatt & McAlister that you identified in your document and inventory? Is that what you're talking about?

A. That's what I'm talking about. And as you go through these documents -- and I'll make reference to these as quickly as I can --Ms. McAlister went through this with the ultimate detail, to put down every serial number of every 10 single piece of desk furniture, equipment, computer screen, whatever it was.

12 And sent those things back and forth to Ernie Coward saying, This is what we're acquiring. 13 14 Sent those lists to Ken Lefoldt -- who was hired, 15 and I believe paid with our funds, to evaluate this hard asset part, you know, to put a number on it --16 Bill Jones, who is another accountant in David 17 Nutt's office. 18

19 You'll see in this stack of information 20 memo after memo after memo Ms. McAlister created on 21 Wyatt & McAlister's computers enumerating in great 22 detail every one of these hard assets.

23 Q. Which you're still talking about 24 Exhibit 1?

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A. I'm talking about Exhibit 1.

1 decided to retire from law business was simply 2 this: David, don't dissolve the law firm. Let Meg 3 buy your 80 percent interest. We're going to go 4 into business and this could help us out.

And since all of our business had been divested, 400 and something active -- 400 and something cases, plus a RICO case, that untold amount of time and effort put into, with no compensation whatsoever, of course it was appropriate for David Nutt to say, Okay, it's no sweat off my back. I will be dissolving the law firm, and I don't have any use for all this stuff. Now, as far as this chosen action is concerned, I have to consult with Chris Shapley about that.

And he did. And he determined that it was okay with him that we were acquiring the chosen action, but obviously he didn't want to go on record as saying, I'm authorizing you to go sue some of those partners in this Katrina venture. He didn't specifically - Dick Scruggs.

But that's what -- that's why we went into this law firm. And Ms. McAlister agreed to capitalize the law firm simply because she had made a lot of money out of the Katrina venture, and she was able to do it and willing to do it. I hadn't

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made a lot of money. Not as much money as they had made out of it. And so it was a burden on me.

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And we agreed that she would capitalize the law firm. That was the whole purpose. We did everything we could do to try to diminish the risk of failure. We took the three employees and plugged them in over at our office, but we were going to bill them back and did bill them back. And there are records in here showing we did, to David Nutt.

That would offset their salaries, and we wouldn't be paying a hundred percent out of our pocket. We would have income coming in to offset their salaries. And so all of this was done upon an agreement.

We set up Blue Cross Blue Shield health 16 insurance for our employees. We got a tax ID 17 number. We paid quarterly tax contributions to the 18 state. We agreed to the insurance that she 19 20 testified to earlier, except it wasn't exactly as she said. I applied for an insurance policy to do 21 my side of that transaction, but they declined. 22 23 They wouldn't write the policy for me. And, you 24 know, it probably has to do with some preexisting 25 issues, but whatever --

McAlister?

2 A. He made the promise at the outset when we 3 created Wyatt & McAlister he would transfer the 4 hard assets pursuant to some nominal sale agreement 5 of some sort, whatever the amount came to. And 6 most importantly, the big thing he agreed to was, 7 yes, in the transfer, however we set it up, you 8 will be acquiring Nutt & McAlister's right to 9 pursue this claim.

10 If you have a meritorious claim -- if 11 Nutt & McAlister has a meritorious out of the Katrina horror story, the fact that we lost all of 12 13 our assets and all income and work and everything else, that's being transferred. And, you know, if 14 you wish, I can refer you to documents throughout 15 16 here.

O. Well, whatever it takes for you to -- for the court to understand.

18 19 A. All right. Well, let me do that. Let me 20 do that quickly. And let me go through as fast as 21 I can. But the first one I've already talked about is sub 4 of global 1. This is Ms. McAlister's 22 23 document. I didn't write the title on it. She 24 wrote it. "Memo to Brunini re dissolution of N&M," 25 dated the same day we set up Wyatt & McAlister.

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Q. Did you explain that to her?

A. Well, she knew.

MS. MCALISTER: No, I didn't.

THE WITNESS: It was her agent that was -- that was actually Bobby -- whatever his last name was. I'm sorry. I don't recall it. But. anyway, her agent was the one that was doing all that. And that was just one small part -MR. TUCKER, CONTINUED:

10 Q. But were you turned down for the insurance? 11

A. I was, I was. And, you know, the untold other things that we did, you know. We set up bookkeeping. Her accountant was supposed to be doing our books, Ken Lefoldt, and also putting the price on the hard assets.

You know, he was going to ultimately say - talk to Ernie Coward, and he and Ernie were going to agree, Okay, here's a list of desks and computers and so on. We think this is worth, you know, \$4,700 or 6 or whatever it was. And that's what the agreement was. Always.

23 24 testifying to, what promises, if any, did David 25 Nutt make to you as a representative of Wyatt &

Q. In furtherance of that agreement you're

Certificate of formation. 1 2

The next document is 5. It's an e-mail, and if I may, just for speed, I'm going to paraphrase these. Obviously they can be read literally by anyone here. So it's just -- this is Meg telling Chris, Bill Jones, Ernie, and me that David and I, David N, she says, are going to meet tomorrow to discuss my acquisition of N&M. Okay. She copied me on the document, of course.

The next one is -- if you look at the second page of that 5, I just point you to the subject matter on the middle e-mail. It's an e-mail to Chris Shapley copied to me, of course. Everybody practically on here. Dissolution of KLG, disposition of CDs and so forth. The dissolution of KLG part is referring to the fact that Nutt & McAlister divested itself of all its assets in that

The next document is 6. That's our first rent check. We go out and look for offices all up and down Highland Parkway, all over Ridgeland, Madison, everywhere trying to find. We find one.

23 We sign the lease. It was a three- or four-year 24 lease. I -- it's in the record here, but that's

25 our first rent check.

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7 is the lease itself, which I would never have signed this lease had I known that Ms. McAlister and Mr. Nutt were going to one day decide that we weren't acquiring any of these assets. So that document was signed pursuant to the agreement.

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these hard assets.

And Exhibit 8 is one of Meg's many e-mails. This one is 10/28 called "The Big Move." And she's telling Ernie Coward, who is -- he's the decisionmaker at Nutt's office. He's the CFO guy. David, as he describes himself, is of counsel. Nothing could be truer.

12 13 Coward runs the place, him and Jones. 14 She's writing Coward that we're going to move Ernie, all this stuff, even though we haven't 15 agreed on the price yet, and we assume that's okay 16 with everybody, you and David and everybody. We've 17 18 hired BCI to transfer all the data over to our 19 office, so we're going to be doing that too, Ernie.

20 No one objected to this. No one. This 21 was done. That's 10/28. We're not even there anymore. We've already been terminated on 10/15. 22 23 We're not even there.

24 I'll skip some of the incidental stuff. But sub Exhibit 11, Meg, relating that she's talked 25

single item and its serial number, I guess.

Q. Are these the same -- well, I can't think of what I was going to say. But is this the same 3 equipment that we're talking about today, who owns 4 5

6 A. Yes. This is the equipment that was moved pursuant to the agreement. The first -- I'm going through this fast. "Monitors I'll take" is the 8 first subject line, if you'll look at that on page 9 12. The next one below that is "monitors left 10 behind." 11

This is going to Lefoldt and to Ernie so they can work up this number. This is what we're taking. This is what -- it's already there, actually. This is what we left behind.

Then she has "Computers I'll take," and "Desktop computers left behind." Then there's five laptops, which we went over that subject earlier this morning. They are not there. These five laptops are not in the office as far as I know.

Then there's printers, cell phones, all furniture except the furnishings from these several offices, all law books. And then at the bottom, there's "N&M computer equipment in the attic" and some questions about that.

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to Ernie about valuing these various and sundry 2 hard assets, and that he has talked to Lefoldt. 3 That's Ken Lefoldt, who is our CPA. Supposedly our CPA. We were paying him, as far as I know. He's 4 also her personal CPA, which kind of creates a 5 6 little conflict here. 7

But he was supposed to be coming up with the number for what the furniture and the computers and the -- all of these things were going to cost. This is her telling me that - confirming to me that she's talked to Coward, and Coward's talked to Lefoldt, and that they hope to provide within the 12 next few days, you know, the information.

13 14 And this morning, when I questioned David Nutt about the transaction histories of Nutt & 16 McAlister, that's part and parcel of what I was talking about. Those are internal financial 17 18 documents which were furnished to me and to her. 19 And we both went over them in great detail to 20 determine -- come up with what was this number for

22 The next document is 12. That's November 23 the 7th. This is Meg with -- and if you look at 24 this document on its face, you will see that she 25 has gone through the office and identified every

1 So the bottom line is, as of November 7th, 2 this is Ms. McAlister providing a in-depth 3 inventory of the items that are being acquired, and 4 she's sending it to Lefoldt, our CPA -- ostensibly 5 our CPA -- and Ernie Coward, who is Nutt's CFO. 6

Okay. 13 is an e-mail that Meg wrote to everybody in Wyatt & McAlister, "N&M Acquisition" is the attachment here, and it's talking about the memo to Ernie. That has an attachment to it, which is the same thing we just went over, the November 7th memo.

14, this is Meg asking me to bring computers that I had stored in my automobile at my house. For some reason, we couldn't move them elsewhere at the time, and I had kept them temporarily. To bring those in, so we can get the serial numbers off of those two.

15 is an e-mail from Meg to me suggesting about drafting an operating agreement and saying that she's going to meet with Lefoldt and she could go over it at that time. Not that absolutely critical.

23 16, Meg sends an e-mail over to Louise Oakes at Nutt's office wanting to know about some 24 serial numbers, more serial numbers for these 25

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pieces of equipment. 2 MR. SHAPLEY: Hold up just a second. 3 MR. SNEED: Yeah, stop just a second. Because I think in the --4 5 MR. TUCKER: I don't have a 16. 6 MR. SHAPLEY: Yeah. In the real 7 Exhibit 1 that is entered in the record, there's 8 not a 16 here. So we just need to find whatever 9 you're talking about, Derek. 10 THE WITNESS: Just put that with it. 11

MR. SHAPLEY: All right. Do you have 12 this? Is this the same one, Joseph? 13

MR. SCLAFANI: Yeah. 14 MR. SHAPLEY: I'm adding it. 15

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THE WITNESS: Okay. All right. 17 is an e-mail from Meg copying me. And it's talking about the memo, again, to Ernie about the computer equipment, and the attachment is the N&M acquisition.

19 20 18 is one of Nutt's employees telling 21 that she's closing accounts over there. They've 22 directed her to close any accounts, like Westlaw 23 and so forth, and that we need to get our own 24 accounts for that. 25 19 is more about trying to sort out

and all this equipment, by the way. 1

Everything that a business has to do 2 3 to function lawfully, we have done to my knowledge.

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4 And so this is the list that she worked up

5 regarding the purchase of Nutt & McAlister stock.

6 November 20th.

7 MR. TUCKER, CONTINUED:

8 O. That's sub 21?

A. That's 20 -- I think it was 22.

10 Q. 22?

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A. Sub 22. Yes, sub 22. Sub 23. This is

12 Meg McAlister writing me an e-mail saying I'm going

to write the Avandia clients and tell them that 13

14 Nutt & McAlister is dissolving, and we need to get

15 new questionnaires from them that are on Wyatt &

16 McAlister's questionnaire forms.

17 So take a look at the letter, she's 18 saying. Take a look at the letter, and pay careful 19 attention to how I phrase the transition from N&M 20 to W&M. So she's calling my attention to her draft 21 letter, which is the next page, and she's saying,

22 Read that letter and make sure that I've said this

23 right.

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24 In the letter, the part that's relevant is 25 it says, "Please note we are in the process of

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1 dissolving Nutt & McAlister and have formed Wyatt & McAlister, which is handling the Avandia litigation

in association with Beasley Allen." So in effect, 3

4 she's telling -- she wrote the letters.

That's 24. And there's - I haven't counted them, but if I've got this right, it's about 60 letters. So she writes 60 letters to these clients telling them we are dissolving Nutt & McAlister, and Wyatt & McAlister will be your

attorneys now. And that's Exhibit 24,

11 25 is in here because this is a capital 12 contribution that she made, and this is an exhibit because the memo line says, "Meg capital contrib."

13 14 Okay. 15 We're going to later see a document where 16

she instructs our bookkeeper to change these 17 capital contributions to loans right about the time 18 she's met with people and decided she's going to do 19 a walkout and drain the account. But this check, 20 which is an original check of her capital 21 contribution, shows she made the capital contribution not as a loan, but as a capital contribution, in fact.

24 And if I may, at this point, I'd like to 25 take another opportunity to say that they have

what's on the inventory list. 20 is November 17th. This is an e-mail from Meg to me and a copy to other people.

It's about the Nutt & McAlister acquisition. Those are her words, not mine. Ken Lefoldt is listed out to the side. "Ken finally got some draft financial

data from Ernie. I'll meet with him tomorrow."

Okay. That's the financial data I was questioning David Nutt about this morning. And the reason she's talking to me about this is because we're both going over this financial data, and supposedly Lefoldt is to come up with the number and to run it by Ernie Coward, and then that

would be it. Okay. 22 is another extremely detailed version of an inventory that Meg wrote up dated November 20th. And the thing I would point out about this is it says, "Re: Purchase of Nutt & McAlister stock." Okay. Now, by the time this is done, we have moved in that office, signed a four-year lease, signed an equipment lease on a copier, which we're personally liable for, applied for tax ID numbers, hired employees, taken out Blue Cross insurance, tried to acquire cross keyman

insurance, bought premises insurance on the office

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testified in court and here today and in documents and over and over that I made no capital 2 3 contribution to Wyatt & McAlister. It is a false statement, and their own financial records -- or 4 5 our records that they went in and got from our 6 office, contradict it.

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There was a \$24,000 fee that came in on the Martin versus Homesite Insurance case, if I've got the company name right. That fee was partly mine, and Don Barrett associated me and her to work on the case. I signed over my portion of that fee, 12 of that \$24,000, and just put it into the Wyatt & McAlister account as a capital contribution to, you know, help the business get funded, even though that was not our agreement that I was to be contributing capital.

She had agreed she was going to capitalize the law firm totally. But I did that nonetheless. And so that is reflected in the financial records that they have put in evidence here today.

21 26 or sub 26 is another one of Meg's 22 memos -- e-mails, excuse me, "Acquisition of Nutt & 23 McAlister" is how -- its subject. "Memo to Ernie 24 about the equipment."

Again, here what she's doing is asking

A. Absolutely yes. Three Men and a Truck is

the item listed on the financial record. 2

3 O. Was that equipment taken with his 4 permission?

A. Of course. Totally.

Q. Why did you have to pay for the moving fee?

8 A. Well, because we were acquiring these 9 assets, and, you know, it wouldn't have been appropriate for him to pay to move the assets we're 10 11 acquiring.

Q. Did he tell you that, that you needed to 13 move them and pay for it?

A. That was just understood, you know.

15 Q. Okay.

A. The next item is 27, which is an e-mail 16 from Meg. This e-mail confirms what I asked David Nutt about this morning. I believe his testimony was, if I'm right, that Meg was billing him for 20 work on his cases.

He -- his version of things was that he had made an agreement with Meg to continue working on his cases, and Meg would bill him for whatever work was done. That is not the agreement. It never was the agreement. And the whole reason we

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Muriel to go dig up invoices for the equipment, 1

because she wants all of this to be very well 2

3 documented. She wants it to be exact of what we're 4 acquiring. And if you look over, as attached to

5 this, you'll see a November 20th list, again,

excruciating detail about every single item that we're acquiring.

Now, that was sent to Lefoldt and to Coward and to Bill Jones and to Muriel, who Muriel would be the invoice chasing person over in Nutt's office.

Q. Is this list of equipment the same equipment we're here in court today?

A. It is. It is. It was all brought 14 15 pursuant to a \$5,000 moving expenses, loaded in a 16 truck and moved under everyone's eyes with everyone's consent at all times. 17

O. Who paid for that?

A. We did, our law firm did.

20 Q. Wyatt & McAlister paid for it? 21

A. Absolutely. And that's on the -- that's

22 in that financial document from the Quickbooks too.

23 It's \$5,175 or whatever the exact amount is.

24 Q. Is that the same equipment that came over 25 from Nutt?

took three employees with us to our new law firm is

because we were going to use those employees to

3 work on David's files, and Wyatt & McAlister law 4 firm was to bill him for that work.

And that's what this e-mail confirms. Meg telling our bookkeeper, Let's bill them monthly. And you'll see later in here where, in fact, there

8 are billings. 9 28 is another e-mail where Meg has found 10 some issues on the accounting records of Nutt &

McAlister that were furnished to us. And she wants 11 12 to discuss these issues to find out if these are

13 legitimate cost items or should they be adjusted

14 somehow. 15

29. She's telling me, Here's some 16 questions I've got about the transaction history. 17 Those are internal Nutt & McAlister financial

18 documents. The reason she's telling me about that

is because we are both jointly going through and 19 20 scrutinizing all these records to come up with the

21 finite number for what is the magic check that we

22 write for all of this stuff, computers and

23 furniture and all that.

24 When you consider it in total, it was much 25 ado about nothing. It was all depreciated anyway.

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Probably could have written a \$7,000 check and been done with it, but this was the way they intended and insisted upon proceeding, so that's what we did. But this document, this confirms that she is all the time conferring with me about that cost.

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Attached to this is her "Acquisition of N&M." questions about the list. She wanted me to review these questions and see if I agree with them, or do I have other questions.

30, an e-mail chain or thread. Our bookkeeper has got -- wants to know how do we code the billings that we send over to the Nutt office for working on his files. Give me the accounting code so I've got this right.

Now, if it was Meg working on them, he wouldn't have been asking that question. Wyatt & McAlister was working on them. That's the reason we hired the three employees. And we were billing David Nutt's office for that work.

19 20 In fact, he owes money to Wyatt & McAlister law firm that he never paid, to my 21 knowledge. We did the work. I don't have any 22 knowledge -- I didn't see anything on these 23 24 financial records where he ever paid for this work. 25 Q. How much?

A. I don't know. I'd have to go in and

figure it out, but we did the work. We sent the

bill. And I don't recall seeing any revenue check

come in to Wyatt & McAlister in our account that

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its bill and its hourly tabulation or whatever to Nutt's office, saying, We did this work, pay it, 3 here's your bill.

35, in reference to the objections that were made about these exhibits earlier, this e-mail is from Meg, and it's copied to me. It concerns the fact that when we moved over to Wyatt & McAlister, we had to pay a computer company a whole

9 bunch of money to get them to transfer all this 10 data of off Nutt's server over to our server.

In addition to that, they wanted us to be linked back to Nutt's office, because we were doing all this work for Nutt on his files. And so they provided - in addition to that, they provided a link.

16 What Meg is talking about here is, she 17 wants to try to find a way for Nutt to pay for some 18 of this cost. Hey, David, if we're going to be 19 working on all your files over here, and we brought 20 these three employees, and we're going to bill you 21 back for all of that, you know, we had to incur a 22 pretty big expense to get all that data downloaded 23 over here on our new server.

And part of that reason was is because we couldn't take the one that was at Nutt's office.

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It was too complicated to pull it out, so we had to buy a new server. So what she wants to do here is

to get Nutt to pay part of this cost. That's what

4 this e-mail is. 5

36 is Meg expressing her pleased affirmation of the fact that the Avandia clients were contracted on Nutt & McAlister forms. Now. why is that important? Well, because we're

9 acquiring Nutt & McAlister, right?

10 And so if the Avandia clients belonged to Nutt & McAlister before we moved, then they now 11 belong to us. But if they were contracted under PC 12 13 or PA, there might be a squabble about where the Avandia clients belong. So it starts with, "Whew, 14 15 I'm relieved we did use the N&M contracts."

16 This is along with, of course, the 17 letter -- 60 letters, I think it is, she wrote to 18 clients saying, Folks, y'all had signed up as

19 Avandia clients previously. We're dissolving that 20 law firm. You need to sign a new questionnaire for

21 Wyatt & McAlister because we're the ones that 22 represent you now. And the second page of that

23 just confirms that she's asking our paralegal nurse

24 to make sure those contracts weren't PC or PA. 25

36 is a demand letter, although hardly a

compensated us for that work. 31 is -- there's no point in even going through that necessarily. It's really irrelevant. 32 is just a newspaper announcement that we're opening up. And it's here because in the announcement it says formerly of Nutt & McAlister. Derek Wyatt and Mary McAlister, formerly of Nutt & McAlister.

13 In other words, it's just underscoring the 14 fact that -- it's commensurate with our agreement. That's how we were setting up our law firm. We're 15 going to acquire what's left of Nutt & McAlister, 16 and we're going to create a new law firm. We're going to use that as the platform to go into business.

19 20 33 is -- it's another disputed invoice 21 between Meg and somebody at Nutt's office about 22 West Publishing. Here's the -- here is bill back 23 right here.

24 34. December 15th, Wyatt & McAlister --25 not Meg McAlister -- Wyatt & McAlister is sending Page 158

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very assertive one, asking that Ernie Coward pay the monies that were withheld from me from the Katrina work that are still on the books of Nutt & McAlister, or wherever they are over there, to pay my portion of that money. And --

MR. SHAPLEY: Can I voir dire him on this document?

MR. SNEED: I think it makes sense if you have some questions at this point to do that.

VOIR DIRE EXAMINATION

BY MR. SHAPLEY: 11

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- O. Mr. Wyatt, Exhibit 37 is a letter 12 13 requesting payment from the Nutt entities to you, 14 correct?
 - A. It is. It says that.
- 16 Q. All right. And is Nutt & McAlister 17 described in footnote 1 as one of Nutt entities 18 that you requested payment from?
- A. It is described in footnote 1, and I don't 19 20 read in here, Chris, that I said that Nutt & 21 McAlister is the responsible party for this money 22 necessarily. As you know, better than anyone, the 23 Nutt firms - three or four of them, depending on

how you look at it, Nutt legal firms shuffled

things back and forth a lot.

about it. And every time I've mentioned it, I've

- been blown off or dismissed or told, "I don't know
- what you're owed. That's your problem." Or in 3
- other words, there's no effort I'm seeing on her 4
- 5 part, or anyone else's part, to address the money 6

that they owed me, the leftover money that was owed 7 to me from the Katrina work.

8 So at this point, Meg is asking our 9 bookkeeper to start looking into our law firm's 10 books and give her an accounting, a fresh look, if you will, of what's in the account, what's left, 11 12 and so forth.

13 This particular e-mail concerns a 14 disputed invoice about Xfone, but you'll see on the 15 bottom that she is asking Ms. Gantt, the bookkeeper, to give her a current statement of 16 what's in our bank accounts. 17

18 DIRECT EXAMINATION CONTINUED 19 BY MR. TUCKER:

20 Q. Hold on just a minute. Do you have ' 21 Exhibit 38 anywhere?

22 A. 38 is out. That's the one that's --23 MR. SNEED: 38 was excluded.

24 MR. TUCKER: Okay. 25 THE WITNESS: All right. And you can

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For example, I was salaried through a firm at Nutt's office that I never did any work for. PC. But my salary came through there. So my point in saying all that is simply this: I don't believe that I'm directing this and making a decision about, Okay, this firm owes this money. I'm just saying, Ernie, would you please

look at the situation and pay me the funds that have been withheld from me. I need it, because I don't have the income right now.

Q. Okay. The Nutt entities are described to include Nutt & McAlister, correct?

A. They are all listed there, that's right. Nutt & McAlister is included.

MR. SHAPLEY: That's all I have at 16 this time.

MR. SNEED: Okay.

THE WITNESS: 39, this is

19 December 29th. By this time, things have broken

20 down in our office, because I have finally come to understand that there's really no intention to pay

21 22 me the monies that were withheld from the Katrina

23 work. Or at least, that's what I believe at this

24 point. 25

And I've talked to her extensively

see that -- this is December 29th on sub 39.

That's the date of that e-mail at the top.

3 The next e-mail is Meg, who -- I have 4 told Meg that I have written a preservation letter. And I suppose if one could characterize it, that's

6 an action saying, I'm dead serious about you paying 7 me the money you owe me. And so you can take it 8

any way you want, but I'm telling you, Don't go 9 destroy any records. That's what I've done at this 10

point. I'm sorry, Chris, but --MR. SHAPLEY: That's all right.

THE WITNESS: So what 40 is, is

13 between December 29th and January 2nd, Meg has decided to meet -- presumably that's Chris Shapley,

15 sitting here to my left - with Chris about this

16 issue. Now, what ultimately happens is, she makes 17 a decision to, for lack of a better term, walk out 18 of the law firm.

19 And so this e-mail here, this sub 40,

20 is her confirmation on January 2nd that she's going 21 to talk to Chris Shapley about that. And you'll 22 see the second page of that is her saying, "I just

23 read Derek's e-mail." 24

And I didn't make any -- I didn't do 25 this covertly or anything. I was straightforward.

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I told her, I'm sending a preservation letter. In fact, I sent her an e-mail confirming that I'm sending a preservation letter.

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Exhibit 41 is here only to show that No. 5 -- this is Clatworthy, who is Meg's employee, or whatever you want to call her. And what she's saying here is, she's confirming that the data was copied to Wyatt & McAlister's server in No. 5, which is exactly what I've testified to, which is confirmed throughout all these records.

All of the data at Nutt's office, all of our work product, every e-mail -- it doesn't matter if it was before we formed Wyatt & McAlister or what it was -- it was moved consensually to our computers for every good reason in the world, not the least of which was the fact that Nutt was closing Nutt & McAlister.

He had no use for any of this, and it was our work. So if we needed to reference what we'd done before, the sensible thing to do is to transfer it over to our new server, which was done.

This is 42, sub 42. And it's an 23 e-mail that Meg sends to our bookkeeper. unbeknownst to me, on January 6th. Now, she's 24 25 already planned, apparently at this time, how to do Page 164

43 is just there to show that she has 1 already talked to our employees unbeknownst to me, 2 3 and has them going back over to Nutt's office to 4 make ready for all of our files to be seized and 5 taken back over there. But I don't know any of 6 this is going on. I never saw this e-mail. Well, I never saw the one -- actually I'm speaking of the 7 8 one before this.

But this e-mail is one of our bookkeepers telling me she's going to work over at Nutt's off this afternoon. No good reason for her to be doing that at all, other than the fact that she's in on their little plan to go ready Nutt's office when they seize the files from our office and take them all back over there, which is going to be what happens next.

17 This 44 is Meg and one of her confidential employees confirming that they've 18 19 tested out the computers remotely to see if they 20 can get into the Wyatt & McAlister system and get 21 documents. 22

And the reason they're interested in doing that is because they know that she has resigned or was about to resign. And so they want to be able to remotely tap back into our server and

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this, quote, resignation, which I'm not going to give opinions, but the LLC act does not - didn't have an operating agreement. And specifically, we didn't have an operating agreement that allowed a partner to withdraw. We did not have that document.

So this is her sending a covert e-mail to our bookkeeper asking her to change her capital contributions to loans on our books. And this is our bookkeeper, who was also in on her resignation plan, unbeknownst to me - and we'll see that in a minute - this is her confirming that she changed it to a loan.

Now, earlier we saw in sub 25 a copy of her check showing "Meg capital contrib." It doesn't say a word about loan, and it wouldn't have been a loan. There's no way it was going to be a loan. It was a capital contribution. All of it was. Any money put in there was a capital contribution. Nobody made loans.

20 21 I didn't loan my portion of the 22 Martin fee to our law firm. I contributed it as 23 capital. Likewise, she did. But this is her 24 telling her bookkeeper to change it to a loan, and 25 the bookkeeper confirming that she's done that.

get documents. And this is her trusted consort 1 here, this Clatworthy woman, confirming that she's 3 tested that out.

This is -- January 9th is 45. Meg called our computer techs and told them to block me out of my own law firm's documents, the server. 6 And I confronted her about this and said, "You don't have the authority to do that. That's unlawful. You're breaching fiduciary duty." 10

I think our discussion resulted -well, I know our discussion resulted in her calling them and reversing the block because of -- you know, I was saying, This is unlawful. You can't do 14 this.

46 is -- this is the way she confirmed that would she was, quote, resigning. And I might add here, there is no authorization to resign from an LLC, unless you have an operating agreement that says that. We didn't have one. So there is no way to resign from the law firm. You could file a judicial dissolution, if you were unhappy with the way things were going, and that would be the lawful way to go about

24 dissolving the law firm. But there was no -- there 25 was no legitimate way for me or her to just pick up

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our stuff and walk out and say, I'm not here anymore.

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All right. This is her e-mail confirming that, but it's only sent to our employees. It's not told to me. I don't even know this is going on at this point in time.

I don't see any point in going through 47, because I've made my record over and over, that Chris, Joseph, Larry Allison, have what I consider to be very serious conflicts of interest throughout all of this.

Judge Brewer denied a formal motion on that. However, it's preserved in the record and, you know, I just don't need to continuously object about it, because the record speaks for itself, but I do always and will.

48 is another very detailed letter about the professional conflicts involved. And I think - let's see. Oh, 51 is a demand letter that I prepared and sent to Meg.

MR. SNEED: What's the date of that? THE WITNESS: That is Tuesday,

April 7th, 2009. And this is very detailed, and it itemizes all the expenses that are accrued, and it attaches the backup for those expenses.

not counting extra costs that might be added on for

collection or whatever. Whatever. You know, 2 3 that...

4 There is an equipment lease, which was 5 personally guaranteed, and which I signed only upon 6 the reliance of her representations and Mr. Nutt's 7 representations that we were acquiring the 80 8 percent interest of David Nutt in the dissolving 9 Nutt & McAlister law firm. I would never have 10 signed this document under any other circumstances, 11 or that lease for that matter.

That's a personal obligation there, and it amounts to somewhere in the neighborhood of \$15,000. I've got it as 14,836, but it has late fee provisions, attorneys' fees, all that stuff.

The rest of these monthly billings are itemized on this Exhibit -- sub Exhibit 52. And they just continue to accrue all the time. I mean, there's tax warrants that have been issued by the State Tax Commission. They've been filed formally in Madison County.

I don't know if a tax return for the law firm has been prepared. I sought to get an extension for it at one time. And I can't give an accurate total, I mean, of what all these things

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And the purpose of this letter was to put her on notice of the fact that there is no such thing as a withdrawal, unless you have a valid operating agreement authorizing that and that her act was, for lack of a better term, ultra vires, or however you want to characterize it. It's not authorized. It's not lawful.

And the firm is going to suffer and collapse because all the capital has been withdrawn from the account, and the 50 percent partner has walked out, abandoned the business. So that's what 12 that is. I don't recall whether there was a 13 response to that, but I know that none of the bills were paid. Nothing was ever paid. 14 15 MR. TUCKER, CONTINUED:

Q. At this point, do you know approximately how much money that Wyatt & McAlister would owe to either the rent or to other bills and costs?

19 A. I can give you estimates. Looking at 52. 20 And I'll just try to rank these in terms of logic, 21 you know.

22 Q. Right.

23 A. The lease itself, which is not personally 24 signed -- it was signed in the name of the firm 25 only -- is -- I estimate is \$118,000 obligation,

amount to. But if you start with the proposition -- if you're looking at Wyatt & McAlister's liabilities on the books, you start with the lease, 4 and you add the equipment lease, and then you work your way into invoices from vendors.

And so I don't know. You know, somewhere in the neighborhood probably of \$140,000. I'm just picking a number there. I can't say that's accurate, but I'm just trying to give a number that would provide some point of reference to it.

Q. End of story? A. End of story.

13 MR. TUCKER: Okay. I tender the 14 witness.

MR. SNEED: All right. Y'all want to break for lunch?

MR. SHAPLEY: Yeah. (OFF THE RECORD.) **CROSS-EXAMINATION**

20 BY MR. SHAPLEY: 21

Q. Mr. Wyatt, you've been here when we discussed the items of inventories on Exhibit 3 and Exhibit 4, and then the items described in your own Exhibit 1 where you, I believe, testified that 24

25 Ms. McAlister went into great detail in describing

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the property that was going to be purchased eventually, right?

A. Yes, I have been here, yes.

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Q. Okay. My question is simple. Do you have any evidence or knowledge that any of the Nutt entities or David Nutt has ever received any money from anybody for any of these assets?

A. I don't have any knowledge that he's received any money in terms of a payment in the form of a check or cash. And I would have to, you know, look, Chris, at our Quickbooks documents, which I rarely, if ever, looked at to definitively say.

But my understanding is that we did not issue a check to David Nutt. We performed the work pursuant to the agreement. We did all the things necessary to set up the law firm in furtherance of the agreement. My position is, I detrimentally relied -- as you've heard, extensively obligated myself in leases and other things.

And that the moment of writing a check for the furniture and the computers did not come about because of the reason that I asked for the payment of the Katrina money. And as a result of that, they decided to renege on the agreement. Page 172

the money that they had withheld. But that was never disclosed to me at the time that I agreed to enter this new law firm relationship and signed those leases and undertake the other things that I undertook to do.

6 If someone had told me, We're not going to pay you any more money from what you did in 7 8 Katrina, it's over, we're dissolving Nutt & 9 McAlister, and we consider it to be a done deal, I'm quite sure that I would have decided at that 10 moment that I don't want to be in a business 11 relationship with these people anymore, and I need 12 to go hire myself a lawyer and find out what the 13 14 merits are to my own claims for these unpaid 15 monies.

Q. When you talk about you didn't want to be in business with these people, would "these people" include Ms. McAlister?

A. Well, now, yes. I mean, but none of that was disclosed to me is my point.

Q. All right. I understand your position that it was not disclosed to you. Did anybody tell you you were going to get -- you were going to get additional funds after you left the Nutt & McAlister law firm for your work on Katrina?

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Q. Okay. So the answer to that is, no, you don't know of anybody that paid David Nutt or any of the Nutt entities any money for the assets we're talking about here today?

A. Personally I have no knowledge that that was --

Q. Okay. All right. And I believe, as you said, that as far as you knew, the deal was moving forward until it became known that you intended to pursue a claim for money owed to you by the — let me finish — by the Nutt entities for your work on the Katrina cases?

A. I would answer that question a little differently than the way you're saying it. There wasn't any question about the deal moving forward. The deal was made before we moved. We spent \$5,000 right at the get-go just to move all the equipment and furnishings and so forth there.

Then we signed the \$118,000 lease. Then we signed another \$14,000 equipment lease. Then we took out group Blue Cross Blue Shield health insurance. We did all of those things in furtherance of an already agreed to thing.

My impression of what happened is that apparently there was no intention ever to pay me

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A. My impression was it was understood that there were monies — Bill Jones, for example, came to Wyatt & McAlister's offices to go over in great depth the Nutt & McAlister financial documents so we could crank out this. As I've talked about this morning — you've heard me say over and over this modest amount of money for this assorted furniture and depreciated stuff.

And in that discussion, he admitted, of course, that I was owed additional money, and the document that's been excluded is relevant in that regard. There was never a question that I was owed more money. I had a 3.2 percent shared fee interest in the Katrina cases, which increased up to something like 4.2 when Scruggs was cast out of the venture as a result of his legal problems.

And so it was known at all times that whatever that percentage amounted to, as a portion of those fees, that I was owed that money.

Q. Are you testifying under oath that some person who worked for the Nutt entities specifically told you you were going to receive a specific additional amount of money from the Nutt firm?

A. Well, I don't know about a specific, but

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Exhibit 1 - Hearing Transcript Page 45 of 58 Page 174 Page 176 offer 8 into evidence. sure, Bill Jones acknowledged -- you know, and I MR. TUCKER: Is that Exhibit 8? would -- Ms. McAlister --2 3 MR. SHAPLEY: Yeah. 3 O. Acknowledged what? You've got to finish 4 MR. TUCKER: It's already in, isn't your thought. 4 A. Acknowledged --5 5 it? 6 MR. SNEED: It's in as a composite, Q. Acknowledged what? 6 but he wants it as a separate exhibit. I think 7 A. - that I was owed money, Chris. he's entitled to do that. Let it be admitted. 8 O. How much? Did he say? (EXHIBIT 8 WAS MARKED AND ADMITTED INTO EVIDENCE.) 9 A. I don't know how much. 10 MR. SHAPLEY, CONTINUED: 10 Q. Okay. 11 Q. I'm going to hand you Exhibit 9, which is 11 A. And, you know, you can see from the memo another letter you wrote, and it's dated 12 that because they were leaving in inappropriate accounting entries, they were trying to reduce the 13 February 12, 2009. 13 14 A. This is a new -- just one moment. 14 amount. 15 (Reviewing document.) Okay. 15 Q. Okay. All right. Well, let me hand 16 Q. Is Exhibit 9 a letter you wrote on or you -- I believe this specific document was 16 17 about February 12, 2009? 17 included within your composite Exhibit 1, but I 18 A. It is. want to make it a separate exhibit for the record. 18 19 19 MR. SHAPLEY: Davey, it's a letter --Q. And in that letter you're expressing again 20 THE WITNESS: What is the date on it? 20 to Mr. Coward that the Nutt organizations remain 21 MR. SHAPLEY, CONTINUED: indebted to you for fees? 22 A. That's correct. 22 Q. Here, I'm going to hand it to you. Okay. 23 Q. And did you describe the Nutt 23 There you go. It's a letter dated December 19, 2008. And take a minute to look at it. organizations in Exhibit 9 to include Nutt & 24 McAlister? 25 Yeah, I'm aware of it. Page 175 Page 177 A. Well, I footnoted the organizations. And 1 Q. Is this a letter you wrote on or about 2 as you recall from other things I've prepared, I December 19, 2008, to Ernie Coward referencing 3 always put all the Nutt entities there, because money you claimed was owed to you by the Nutt 4 entities? they shuffled things around so much, and sometimes 5 5 don't know who's doing what. A. May I read this for just a second? 6 Q. Sure. Q. My question was simple. The Nutt 7 A. And your question is? I'm sorry to ask organizations you referred to in Exhibit 9 was 8 described by you in footnote 1 to include Nutt & you to repeat it, but --9 McAlister? Q. No. My question is, is Exhibit 8 a letter you wrote to Ernie Coward in which you were stating 10 A. I think I answered, but yeah, the answer 10 that you were owed additional monies by the Nutt 11 is yes. 11 entities? 12 MR. SHAPLEY: I move that that be 12 13 13 introduced into evidence. A. That's true. MR. SNEED: Any objection? 14 Q. And it is the Nutt entities described in 14 15 the footnote No. 1 that you prepared to include 15 MR. TUCKER: No objection. 16 MR. SNEED: Let it be admitted. Nutt & McAlister, PLLC? 17 A. Nutt & McAlister, PLLC is listed in the (EXHIBIT 9 WAS MARKED AND ADMITTED INTO EVIDENCE.) 18 footnote 1. MR. SHAPLEY, CONTINUED: 19 19 Q. And that McAlister obviously is Q. Did I understand you to say earlier you Ms. McAlister who was then your law partner? didn't make any capital contributions because you 21 A. That's exactly right, uh-huh. 21 didn't -- you couldn't afford to? 22 Q. Okay. That's all I have on that. 22 A. No. What I said was that I did make a 23 MR. SNEED: Are you offering that 23 capital contribution, although I was not required

to because that was not our agreement. But I took

a fee that I had earned relatively close to the

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into evidence?

MR. SHAPLEY: Yeah. I'd like to

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time that we were about to be turned out from David's office.

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It was a lingering Katrina case that was not in good shape, and we managed to -- Don Barrett and I managed to get it settled. And I took my portion of that fee, and I just endorsed that check, and placed it in Wyatt & McAlister's account as a capital contribution.

But my testimony earlier was that it's been represented -- and I'm not implying that anyone's done it maliciously -- but it's been represented over and over throughout these proceedings that I never contributed anything.

There's two points about that. One, as 15 I've said previously, I wasn't required to, because that was not the agreement that Meg and I had. But 16 it's incorrect and inaccurate to say that I didn't make a capital contribution, because, in fact, the books and records of Nutt & McAlister and all the 20 documents confirm that I did.

21 Q. Well, we don't agree with that, and they 22 refute that, and we'll get to that later. But my 23 question is: Did you not testify earlier that 24 you -- it was not your requirement to make a 25 capital contribution of \$25,000 like Ms. McAlister 1 A. Okay. That is a W-2 from PC, which I -- Page 180

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Q. My question to you was --

A. I understand.

4 O. - the income you earned from the Nutt 5 entities.

6 A. Right. I'm trying to look at the two 7 documents to see if your statement is correct. And 8 it says \$124,675.11 wages, tips, and other 9 compensation from PC. That's 2007.

10 This is N&M. This is Nutt & McAlister, 11 PLLC, W-2, 2007, and the gross wages, etc., are 12 609,981. So it would be a correct statement that 13 these two represent more than \$700,000.

Q. And you undertook to form the Wyatt & McAlister entity when?

A. On September 22nd, 2008.

17 Q. All right. Some nine months after you had -- a year in which you've earned over \$700,000? 18

A. I don't know if it's nine months, but certainly in the fall of 2008, yes.

21 Q. You hadn't spent 700 and something 22 thousand dollars in those nine months, had you?

23 A. Well, when I moved from Lexington, 24 Mississippi to take the position with the Nutt

25 entities, I sold a house and then a bought a house,

Page 179

did because she had the money and you didn't? You didn't say that this morning?

A. My testimony was this - or is this, Chris. This is --

Q. My question was: What did you say this morning?

A. I don't -- I can't tell you.

Q. Okay. All right.

A. If you have the record, read it back, but

10 I can tell you what our agreement was. 11

Q. All right. The record will reflect. Isn't it a fact that in 2007 you earned

over \$700,000 in income from working for David Nutt Associates and Nutt & McAlister, PLLC?

14 15 A. If you're looking at the W-2s and so

16 forth, may I see what you're looking at when you're 17 asking that question?

Q. I'm going to ask you. Are you testifying -- are you saying you don't know whether or not you made over \$700,000 in 2007?

21 A. I think that's probably a correct 22 statement, but it would be a lot easier if I just 23 looked at the tax forms.

24 Q. Let the record show I handed the witness the tax forms he requested that I hand to him.

and then ended up buying a house in Reunion, which 2

is probably more house than I really should have

3 bought, and a great deal of money was spent there. 4 And then I'd spent other funds. That's true.

But my earlier statement was, I did not earn what David Nutt and Meg McAlister earned out

7 of Katrina. Their gross was somewhere in the 8 neighborhood of \$18 million. And the reason that I

9 testified Ms. McAlister agreed to capitalize our

10 new law firm was because she said that she was able to do it and realized that I didn't have the 11

12 wherewithal to be the one who could do that. 13

Now, I mean, you know, that's doesn't mean that at some point in the future, you know, our agreement changed or we had discussions about how to capitalize it. It might have resolved differently. But at the outset, that was our agreement.

19 Q. Did you testify earlier that Ms. McAlister resigned as a member of Wyatt & McAlister, PLLC? 20

21 A. Yes. That's what the document that I went 22 through said. It used the word "resign."

23 Q. Okay. As a member of the P LLC?

24 A. Well, I don't know about the member part, 25 but --

Exhibit 1 - Hearing Transcript Page 47 of 58 Page 182 Page 184 Q. That's what you testified to. of the Nutt entities and then moved to Wyatt & 1 McAlister. 2 A. -- but the document said resign. Q. All right. Hand you Exhibit 10. Is this 3 A. Okay. On page 2, item No. 26, I'm not 3 sure whether what's listed as online travel means a letter you received from Ms. McAlister shortly 4 4 after January 8, 2010 (sic), regarding her status what was created at Nutt & McAlister on -- I mean, 5 excuse me, what was created in Wyatt & McAlister 6 in Wyatt & McAlister, PLLC? 6 online travel or something that might have 7 A. I did get this letter, yes. I can't 7 testify with complete accuracy as to exactly what preexisted. So that I'm not sure about. 8 8 date I got it. But yes, I did get the letter, and 9 O. Well, if we had the file, we could look at 10 it is her letter referencing, as she says, "I it and tell when it was created, couldn't we? 10 11 resign my employment." A. Some of it. I think, you know, it's a 11 Q. She resigned her employment, but she did 12 12 mixed bag. 13 not resign her membership, did she? In fact, the Q. All right. 13 A. You'll find. WM computer backup tapes, last sentence in the first paragraph says, "I will 14 15 maintain my 50 percent equity interest in Wyatt & 15 that's No. 37. I suspect that that was not created McAlister, PLLC." at the Nutt entities. 16 16 17 A. That is what she says in her letter, Q. Okay. 17 18 I don't know about 44. uh-huh. 18 Q. What is 44? 19 Q. Okay. 19 A. Y'all already have that box back. 20 MR. SHAPLEY: I move that be 20 21 introduced into evidence as Exhibit 10. 21 Q. All right. 22 MR. SNEED: Any objection? 22 A. These things that are marked with 23 MR. TUCKER: No objection. asterisks, I assume you don't care --23 24 MR. SNEED: Let it be admitted. 24 O. Right. If it's marked with an asterisk, 25 (EXHIBIT 10 WAS MARKED AND ADMITTED INTO EVIDENCE.) that means we have it back. If it's not marked Page 183 Page 185 MR. SHAPLEY, CONTINUED: with an asterisk, it means we don't have it back. 2 Q. Exhibit 5 here is a list of files and 2 Is that right? 3 other items. Is that an inventory that was 3 A. That's right. It's in store -- it's 4 prepared by you or someone with your assistance? 4 stored. 5 5 A. It was prepared by me. Q. Right. Okay. 6 O. And does that include items that were once 6 A. I mean. I have it stored. Q. So of the items that do not have an 7 on the premises of the Nutt entities? 7 8 A. On the premises of the Nutt entities? asterisk on them on Exhibit 5, I want you to tell Just looking at the first page, I see that there me what items, other than the ones you've already are Katrina files listed. And, yes, of course, mentioned, were not once within the possession of those files were created under the auspices of 11 11 the Nutt entities, and thereafter moved to Wyatt & Nutt & McAlister's office, because that's when we McAlister. 12 12 were doing the Katrina work. 13 13 A. Okay. Under inventory of miscellaneous 14 Q. Right. files and records, I don't believe -- well, no, I 14 15 A. They were later taken to Wyatt & McAlister take that back. Let me just go through them. pursuant to the agreement I testified to earlier. 16 No. 11 -- excuse me -- I have a question about 16 Q. Right. All right. I'm asking you, just 17 No. 11, because it's online travel again. 17 look at the items on Exhibit 5 and tell me, were 18 18 Q. Right. And we could look at the file and those items once within the premises of the Nutt tell what was originated at Nutt and what was 19 originated at Wyatt & McAlister. 20 entities and thereafter moved to the Wyatt & 20 21 McAlister? 21 A. You'd have to go through every bit. 22 A. Okay. Do you want an answer as to 22 Q. All right. 23 everything on here or just. .? 23 A. Uh-huh. Caremark, that's 12, and 13, 24 Q. Just tell me if there's something on there 24 Benzine. that does not -- that was not once on the premises 25 25 Q. Yeah.

Case 09-04354-ee Doc 86-1 Filed 04/12/10 Entered 04/12/10 16:55:06 Desc Exhibit 1 - Hearing Transcript Page 48 of 58 Page 186 Page 188 McAlister's office? And I think that's how you A. Those are my personal documents that came 1 into being at Nutt's office, because we had people been answering my question. 2 3 3 coming in wanting to associate us on these two A. I think so. cases, and we declined. But I created by own 4 Q. Okay. 4 5 5 little document cache for those. And so you know, A. I think we're on the same wavelength they were kind of created there, but they're not 6 6 pretty much. really part of Nutt's operation at all. 7 7 Q. Right, right. 8 21 is the Avandia. I don't know if 8 A. The 7, Derek's printer, I believe that was 9 there's anything in there that originated back at 9 originally at Nutt's office and was part of the the Nutt entities, but as you've already seen acquisition, moved over. The outbox, I don't know. 10 10 you've already seen what originated at Wyatt & I can't say. 11 11 12 McAlister. 12 And the laptop computer was something that Q. We could look at that file and determine 13 was part of the acquisition, so that was taken from 13 Nutt's office over to our office. 14 what originated at Nutt and what originated at 14 Wyatt & McAlister? Q. Okay. When you said the laptop computer, 15 15 A. I think you can, yeah. you were looking at the last page of Exhibit 5? 16 16 17 Q. Okay. A. Right. 17 A. And then inventory of furnishings and 18 18 Q. And you were referring to item No. 12, equipment, these are not files -Derek's HP laptop. 19 19 Q. Right. 20 20 A. That's right. 21 A. -- but you're asking --21 Q. And that was once at the Nutt office and O. Things. Things. taken from there or moved from there to Wyatt & 22 22 23 A. Okay. Well, what's your question about 23 McAlister? A. That's right. It's on those 24 them? 24 25 Q. My question was: Were they once --25 inventories -Page 187 Page 189 1 A. At Nutt's office. 1 Q. Right. 2 Q. - at Nutt's office. 2 A. - you know, where we showed all those 3 A. All right. serial numbers. It's in there, 3 4

4 Q. And then thereafter moved to Wyatt & 5 McAlister. 6 A. No. 1 was at one time at Nutt's office and 7 was moved pursuant to -8 Q. No. 1 is what? 9 A. Is Derek's desktop computer. 10 Q. Okay. A. The - I don't know about the stapler. I 11 12 can't say. 13 MR. SNEED: I think the question was 14 what on that list did not originate from Nutt's

office.
THE WITNESS: Did not. Okay.
MR. SHAPLEY, CONTINUED:

18 Q. Right. What was once at Nutt & McAlister

19 - all right. And was -- let me ask it --

20 A. If you can —

21 Q. -- like this --

22 A. -- ask a different way --

Q. Let me ask it like this. The question is:

24 Is there anything on that Exhibit 5 which was not

25 once at Nutt's office and then moved to Wyatt &

Q. All right. So the – and I think you've
testified that you don't know if any money was paid
to the Nutt entities for anything on Exhibit 5?

A. I've testified that I don't know of any
check that was issued, you know, right, or cash.
But, you know, it pains -- I want to make it

10 painfully clear --

11 Q. You've done that.

12 A. Okay.

13 Q. I know what your theory of the case is.14 My question is: Do you know of any monies that

were paid to the Nutt entities for anything on

16 Exhibit 5?

17 A. I believe I've answered, Chris, but I'll say again, I don't know of any.

19 Q. Okay.

20 A. Okay.

21 MR. SHAPLEY: Let me take a break one

22 second.

23 (OFF THE RECORD.) 24 MR. SHAPLEY, CONTINUED:

25 Q. Mr. Wyatt, you were here this morning when

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Exhibit 1 - Hearing Transcript Page 49 of 58-

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I asked Ms. McAlister to describe the assets or 1 things that were purchased by the Wyatt & McAlister firm after you-all started it up. 3

A. Yeah.

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Q. All right. Do you -- and I'm not asking you to -- do you agree, essentially, with what she had to say about what assets were purchased?

What I want to know from you is this: What assets were purchased by Wyatt & McAlister after you-all started it up and before you shut it

12 A. Of course, I guess the server would 13 probably be the, you know, highest dollar item. And I take your question to mean you're asking for 14 15 hard assets.

16 Q. I'm not asking a tricky question at all. 17 I'm just saying what did you-all buy --

A. Right.

19 Q. And I tell you, if you want to refer to -20 if you want to refer -- if you want to refer to 21 Exhibit 6 or. . .

> MR. SHAPLEY: Where is that? MR. SCLAFANI: We didn't put it in. MR. SHAPLEY: We didn't put it in?

25 MR. SHAPLEY, CONTINUED: ourselves into a facilitated office without going

2 out and writing a big fat check at the front end.

3 And then take the employees, as I said. That was 4 going to be an overhead item, but since you had a

5 bill-back agreement with David's office, then that 6 would defray that expense.

So what you've done by doing that is, you've given yourself a better chance of making it. And if you're in the plaintiff business, as you

9 10 know, you eat what you kill. You don't have

11 regular income. You don't bill hourly. And so you 12

know, it's a risk.

Q. Right. This is what I'm asking. You 13 14 heard Ms. McAlister testify. Are you able to dispute the accuracy of her description of what 15 16 assets were purchased by Wyatt & McAlister?

A. I don't think so, but -- you know, what I recall her saying - I agree with the server for sure. I can't talk about the coffee pot. I don't know. And I don't remember what else she said.

Q. Okay.

22 A. You know, she's pretty detailed about 23 these things, and so, you know, she might be right.

24 She would notice if they went and bought a, you

know, set of dishes or something like that. I

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1 Q. If you want to refer to Exhibit 6, which I believe are copies of your bank records, you can, but -- or you can testify from memory. What did 3 4 you-all buy once you started your business? 5

A. Chris, I didn't participate a great deal in the purchase of a coffee pot or - and I'm not being flippant in saying that.

Q. I understand.

A. I just mean that these were things that other people -- and, you know, it was only four or five of us, but I just didn't concern myself with

11 12 going and checking the Quickbooks and seeing did we

buy a -- you know, a high-faluting copy device or 13 14 some other - I mean, if it was something I had to

15 sign and it was a lot of money, I knew about it. 16

But if it was other things, I really 17 didn't. And I just didn't pay any attention. But as I recall, what she said is probably accurate, 19 you know. The whole purpose of making the agreement with David was to be able to avoid purchasing a bunch of things at the front end and incurring a lot of debt that we were trying to leverage out of.

24 You know, that was our idea. He's going 25 to dissolve. This is a way for us to leverage

1 wouldn't, but... 2

MR. SHAPLEY: Okay. That's all I

have. Thank you.

MR. SNEED: Okay. Redirect?

MR. TUCKER: I don't believe so. I

think we've heard it all.

MS. TURNER: Bobby, I've got a few questions.

9 MR. SNEED: Oh, sorry. Yeah. Okay. Like I said, jump in there. I don't mean to forget 10 11 about you down there.

MS. TURNER: I know you don't. I'll just sit over here next to Bobby.

CROSS-EXAMINATION

15 BY MS. TURNER:

16 Q. Derek, am I correct in assuming or deriving from your testimony there is no operating 18 agreement between you and Meg for Wyatt & 19 McAlister?

A. That is correct.

20 21 Q. Okay. And there's no writing whatsoever

22 to memorialize an agreement between Meg and David

23 Nutt or Nutt & McAlister and Wyatt & McAlister,

24 correct? 25

A. You know, I would quibble a little bit

Case 09-04354-ee Doc 86-1 Filed 04/12/10 Entered 04/12/10 16:55:06 Exhibit 1 - Hearing Transcript Page 50 of 58 Page 194 Page 196 back, should be the very first bank statement would with that in the sense that, you know, this global 1 Exhibit 1 contains in it -- no, you haven't show that there were two credits made in October. 2 probably seen all those documents -- but memo after 3 The Quickbooks account lists Meg's contribution, 3 memo after memo confirming the acquisition. And 4 capital contribution of \$25,000. 5 5 listing in detail exactly what we're -- what was A. On what date? moved to there and what is being priced after we 6 Q. October 20th. 6 7 moved there, you know. And so --7 A. Okay. Well, that would be the day before Q. And I'm sorry. I understand. I've looked 8 8 the lease was signed. 9 9 through the exhibits --Q. Do you know how many payments on the lease 10 A. Oh, okay. 10 Wyatt & McAlister made? A. Well, I don't. But we would have -- I'm 11 Q. - and I see the e-mail correspondence. 11 12 But, I mean, you guys -- or you haven't ever seen, 12 assuming you mean payments - you're calling that a to the best of your knowledge, a nifty agreement deposit, so you're talking about rental payments. 13 13 14 called an asset purchase agreement? Q. Rental payments. 14 15 A. That's right. 15 A. I feel safe in saying that there was one for at least a half a month in October -- well, I 16 Q. Nothing along those lines that would 16 clearly memorialize what was contemplated between don't know. Let me strike that. There would be 17 17 18 Meg and David or Nutt & McAlister and Wyatt & one in November. There would be one in December. 19 McAlister? 19 So those two, at least, and maybe for that piece of A. That's true. I've never seen that 20 20 the month in October. 21 document, if there is one. 21 Q. Okay. Would you agree with me that no 22 Q. Wyatt & McAlister entered into a lease 22 payments were made by Wyatt & McAlister subsequent 23 with Carousel Development, did it not? 23 to Meg's departure in January 2009? 24 A. It did. 24 A. I would agree with that. 25 Q. Okay. On September 22nd, 2008. Is that 25 Q. And is it your testimony that Meg left the Page 195 Page 197 1 right? premises on January 9th of 2009, the date of her 2 A. Well, that. . . Let's see. 2 resignation? 3 Q. I think it's Exhibit 7 in your global 3 A. Is that a Friday? 4 exhibit. 4 Q. It's the date from the e-mail that you 5 A. I'm looking at the date. It doesn't look introduced in your global exhibit. like September. It looks like a two-digit month. 6 6 A. Okay. Well, if January 9th is a Friday, I 7 Q. October 21st, 2008? 7 just know that that's the date. I mean, the day of A. That's probably right. My copy is not 8 8 the week that she left, yes. 9 real clear, but --Q. Okay. The day she left and circulated an 10 Q. It is. It's October 21st, 2008. 10 e-mail to the staff saying she was leaving at 11 A. Okay. 11 5:00 p.m. that day? 12 Q. And at that time a deposit was made, was 12 A. That's right. 13 it not? 13 Q. That's the day she left the premises? 14 A. A rent deposit? 14 A. That's right. 15 Q. Correct. 15 Q. Did she ever return to the premises, to 16 A. Yes, it was, uh-huh. the best of your knowledge? 16 17 Q. Okay. And it was also on that same date 17 A. Yes. She and Mr. Sclafani tried to come that a first deposit was made into the Wyatt & 18 back and get in after the doors -- the locks were

McAlister checking account from Meg's personal changed. They tried to, but the police told them 20 account. Is that true? 20 not to, to leave. 21 A. I'd have to see a record to testify to 21 Q. Okay. Is that February 11th where they that. I can't tell you from personal knowledge, 22 confronted you in the parking lot trying to gain 23 but this is a bank statement here --23 access? 24 Q. This is the bank statement right here,

Exhibit 6. And I believe if you flip back to the

A. Yes. That's that day they - I was leaving out of the parking lot, and they were

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seize the files right away, catch me unawares, and

take all that away. And that's the day the police

3 intervened. But I don't recall another occasion

4 when they --

Q. No. They --

A. Now, what you may be referring to -

Q. I was going to say, I'm in that office. I

8 know there is a day -

A. Okay.

Q. -- that people came to that office --

11 A. You're right. 12

Q. -- and removed personal property from that

13 space. 14

A. That's right. And what threw me off is --15 okay. This is what that was about. We had Vioxx

16 files in our office, which were Nutt in a joint

venture with Crymes Pittman and other people, and 17 we were -- our employees were working on their 18

files, but they claimed that they were unlawfully

20 in our office. 21

We weren't even getting paid for our employees working on their files. But this lawyer, Welch, started threatening me and telling me I had about two hours to deliver something -- some untold

25 number of boxes and computer information to him. I

know that. And so the police had intervened that day and told them to put our files back and leave. That was on or about January the 9th. And so this is the second occasion she and Mr. Sclafani came

coming in. And Mr. Sclafani gave me an ultimatum

MR. SHAPLEY: That's hard to believe.

THE WITNESS: To what the - the

police had intervened earlier when Meg had arranged

secretly for the Nutt people to come over and seize

the files from right under my nose. And I didn't

and told me they were, and I told him that

and attempted to enter the premises. But I had left. So I was not there. There was no confrontation whatsoever. My

18 MS. TURNER, CONTINUED:

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contrary --

19 Q. Okay. You mentioned changing the locks.

understanding is the police told them, No, leave.

20 When did you change the locks?

21 A. It would have been after -- if January the 9th was Friday, that's the day she left. There 22

were a couple of days the next week that I had to 23

24 deal with the three employees. And I did exit

interviews with them, and then had to get their

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keys and all of that back. 1 2 And so it would have been after that. And 3 I'm thinking January 13th, 14th, somewhere --

Q. So about within a week after Meg left, you changed the locks on the premises?

A. I think that's about right. There may be a receipt or something that proves the actual date, but...

Q. Okay. You also mentioned that there was a time that either David Nutt returned to the premises or Meg returned to the premises with other 12 people to remove property. Do you recall that 13 occasion?

A. No, I don't recall that.

Q. Okay. You don't recall any type of an arranged meeting where either representatives of David Nutt or Meg's returned to the premises with pickup trucks and loaded property?

A. No. That was the day that she had - the 20 resignation day. The people that came with the pickup trucks, all that was prearranged without my knowing it.

22 23 The Friday that she was intending to leave 24 and resign, all of it had been prearranged with 25 Nutt and everyone that they were going to come and came to find out later that he was not being truthful about what he was saying. Nonetheless -

Q. Is that Scotty Welch?

MR. SHAPLEY: No, that was Vic Welch.

5 MS. TURNER, CONTINUED:

O. Vic Welch?

A. Victor Welch, one of Ms. McAlister's 7

co-counsel. And Mr. Welch wrote me letters and

9 told me I had two hours to do this and that. So

10 what happened was, I wrote him back telling him no,

and that if you do this any further, I'll take some 11

12 legal action against you --

13 Q. And don't mean to interrupt, Derek. All I 14 really want to know is: What was taken out of the 15 office?

16 A. Well, it wasn't taken. That was what I 17 was trying to get to, and I'm sorry I'm telling 18 you --

19 Q. Or just what was removed from the office.

20 A. What happened was, I finally agreed to get 21 together whatever it was he was claiming, you know,

22 these Vioxx hard copy files, and to deliver them,

23 you know. Him to come, and he was going to -- you

24 know, we were going to document what he was taking.

25 So that's probably what you're thinking about, Kim.

Exhibit 1 - Hearing Transcript Page 52 of 58 Page 202 Page 204 that you actually left the premises, no rent was That was it. 1 paid to Carousel Development, was it? 2 O. Okay. And these are boxes of -A. Those are case files. There wasn't any 3 A. That is correct. And I had a discussion 3 4 with Sherman Chaplin about that. And I told him property. See, that's what was throwing me off. 4 5 You were talking about personal property. There 5 that I had filed a judicial dissolution and copied you with it as soon as he retained you. was no personal property. 6 6 And I told him that I was attempting to 7 O. But they were case files? 7 8 get a trustee or a receiver appointed, and 8 A. Case files. 9 hopefully that would bring some resolution to the 9 O. How many boxes? problem. As you know -- anyway. 10 A. It's documented. 10 11 Q. Okay. And if I understand what you said 11 Q. It is? A. Yeah, uh-huh. 12 to Chris, you are in agreement with Meg's 12 Exhibit 3, I believe, where she sets forth all the 13 13 Q. Okay. Do you have an exhibit where it was hard assets that were taken from David Nutt's documented? 14 14 15 A. Do we have that? 15 office to the Wyatt & McAlister office? O. Were you present when the boxes were 16 A. I don't know what that exhibit is. Can we 16 take a look at it? I just want to make sure. I taken? 17 17 18 don't want to give you a wrong answer here. I 18 A. Oh, yeah, I filmed it. would have to say that I don't know what's in this 19 O. You filmed it? 19 A. Uh-huh (affirmative response). 20 20 Exhibit 3. Okay? 21 Q. Okay. 21 I think she prepared this, and then had A. I couldn't tell you off the top of my 22 someone go dig up these ancient invoices, dated 22 back to '99, whatever. I've never seen any of head. It may have been as many as 54 boxes, but 23 23 I'm not sure about that. And, also, some of that this. What I rely on is what was in Wyatt & 24 was not just Vioxx. It was some of Nutt's Rezulin, McAlister's office is what's on her acquisition Page 203 Page 205 Propulsid, I don't know what all. Just, you memo. That makes this stuff look like child's 1 2 know --2 play. It's got the serial number of everything 3 Q. Just case files? 3 down to a fountain pen on it. Q. Well, actually, the memos you're relying 4 A. Yeah. Old dead files that had been moved 4 to our office pursuant to the acquisition 5 on are less specific than Exhibit 3 right, 6 6 agreement. because --7 Q. Okay. And after Meg moved out of the 7 A. Well -premises on January 9th, you continued to stay on 8 8 Q. -- Meg does endeavor to be very specific the premises, did you not? 9 about keyboards and computer mouse and furniture A. That's right. 10 10 and fixtures, which were just very generalized in Q. On what date did you move out, Derek? the other memos to which you're referring. 11 11 A. You're testing me. I think it was in May, 12 12 A. All right. Well, then you've looked at 13 13 them harder than I have. My point of saying is, Kim. 14 Q. Could it be possible it was August? 14 I've not reviewed this (indicating). A. It could be. 15 15 Q. Okay. Q. Okay. So if I said August 1st --16 16 A. So what I always relied on was this 17 MR. SHAPLEY: It was May or August. 17 (indicating). This is - this Exhibit 3 --18 THE WITNESS: Yeah, could be. 18 MR. SNEED: "This" is Exhibit 3. 19 19 MS. TURNER, CONTINUED: THE WITNESS: -- is what they've come 20 Q. If I said August 1st, 2009, you wouldn't 20 up with for today's hearing. contradict me? 21 21 MS. TURNER, CONTINUED: 22 A. Yeah. If you have something that confirms 22 Q. Right. what date it was, I won't argue with you a bit, I 23 23 A. And was compiled, you know, for it. So

while I can't dispute it, I wouldn't sit here and

tell you that all this is wrong. My knowledge

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promise you.

Q. And from January 2009 through the date

Page 206 Page 208 Q. And I believe you testified as to other 1 resides in this over here, this global 1. open files. And just so we're clear, online Q. Let me ask you this: Had you ever seen 2 travel, is that a file that belongs to Wyatt & this before until you filed the petition for 3 McAlister or to Nutt & McAlister? 4 judicial dissolution of the partnership or the LLC? 5 A. That's a file that belongs to Wyatt & A. That wasn't even produced in the judicial 5 dissolution proceeding earlier -6 McAlister exclusively. 6 7 O. And what's the status of that case? MR. SNEED: Are we still talking 7 8 COURT REPORTER: I'm sorry --8 about Exhibit 3? 9 THE WITNESS: Exclusively. I'm g MS. TURNER: We are still talking 10 about Exhibit 3. sorry. 10 MS. TURNER, CONTINUED: 11 MR. SHAPLEY: "It belongs to Wyatt & 11 McAlister exclusively." Q. So this Exhibit 3, to the best of your 12 12 13 COURT REPORTER: Thank you. knowledge, wasn't prepared simultaneous or 13 THE WITNESS: Can I get a glass of 14 contemporaneous with the move from Nutt & McAlister 14 15 to Wyatt & McAlister, to the best of your 15 water? 16 MS. TURNER: Sure. knowledge? 16 A. Not to my knowledge. That's an 17 (OFF THE RECORD.) 17 MS. TURNER, CONTINUED: after-the-fact document. 18 18 Q. That was prepared in litigation? Q. Online travel, that's a Wyatt & McAlister 19 19 20 A. I think so, although I didn't prepare it 20 case? myself. 21 21 A. Yes, it is. 22 Q. Being worked right now? 22 Q. Okay. Where is the server? 23 A. Actually there's nothing active at this 23 A. The server is with me. I have it. Q. Okay. And aside from the hard assets --24 moment on that. 24 25 let's move back towards maybe receivables. Is it 25 Q. Defective laptop, is that a case that Page 207 Page 209 belongs to Wyatt & McAlister? your contention that the Avandia files belong to 2 A. It was a case that we were associated in, 2 Wyatt & McAlister? 3 A. Absolutely, they do. 3 and it was -- we were not included as a result of 4 Q. Are they being worked right now? 4 Ms. McAlister withdrawing from the law firm. 5 5 A. Well, they've been associated to Beasley O. Which law firm associated Wyatt & 6 McAlister? 6 Allen law firm. 7 Q. Okay. 7 A. John Crongeyer. 8 Q. Heparin litigation, is that ongoing? 8 A. And I don't know what the status of them is at this time. But, you know, we were not taking A. I don't know if any cases actually got put an active role in that. As you know, Beasley Allen 10 together and associated or not, but we solicited -you know, lawfully solicited our clients who had is a mass tort firm. And so you do -- you fill out 11 11 12 the forms they tell you to fill out --Heparin problems. And that nurse, that woman I talked about, she's the one that processed those 13 Q. Right. 13 14 A. - and get the information from your 14 documents. 15 client, and you turn it over to them, and you keep 15 Q. Okay. Is that a litigation or a case your fingers crossed, and that's what we did. belonging to Wyatt & McAlister? 16 16 Q. Of the 70 some odd letters, I believe, A. If there is any litigation, yes. 17 17 that are part of your Exhibit 23, which is a part 18 Q. But you're unaware of the status? 18 of your global exhibit, did you -- did Wyatt & 19 A. I'm unaware. 20 McAlister receive responses back from those clients 20 Q. American Express litigation, is that 21 21 ongoing? 22 A. I think so, but I was not the person that 22 A. There's nothing ongoing on that. Q. AOL? 23 processed that. 23 24 Q. Who was the person that processed it? A. Same. 24 A. Judy Groff, G-r-o-f-f. 25 25 Q. Davis versus -- is it Hall or Hill?

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Exhibit 1 - Hearing Transcript Page 54 of 58 Page 210 Page 212 MR. SHAPLEY: Meg. A. Hill. 1 1 MR. TUCKER: Weren't we on 2 2 O. Uh-huh. 3 cross-examination? 3 A. It's a --4 MR. SHAPLEY: Yeah, Y'all want to 4 Q. Car wreck case? 5 finish? 5 A. -- car wreck case that there's nothing 6 active going on in right now. MR. TUCKER: Well, we -- yeah. I 6 7 Q. Does it belong to Wyatt & McAlister? 7 mean --8 A. It does. MR. SHAPLEY: I think that's right. 8 9 9 O. Mark Patrick file? MR. TUCKER: - I'm Just trying to 10 clear up where we are --10 A. That's something that Ms. McAlister --Q. Not an ongoing litigation or an ongoing 11 MR. SHAPLEY: That's right. 11 MR. TUCKER: We rested our case, and 12 12 case? 13 then we're on cross-examination of her. 13 A. I don't know anything about it. 14 Q. And the hot gas litigation? 14 MR. SNEED: I believe that's correct. A. Hot gas is not active. 15 MR. TUCKER: So we may or may not --15 did we make a decision if we do or do not? O. Is that a file that belongs to Wyatt & 16 16 MR. WYATT: I mean, there's one item 17 McAlister? 17 18 that's sort of a housekeeping item that Chris has 18 A. It does, uh-huh. objected to 38, sub 38. And I think we took it out 19 Q. Is there the possibility it will be 19 20 active? 20 of the exhibit there. I know it'll be still 21 included. A. Not since the law firm dissolved or, you 21 know, broke apart or whatever the term may be. 22 But what the court reporter has in 22 her possession, I probably am going to make a Q. Okay. Are there actual clients that are 23 23 signed up in this litigation? 24 proffer regarding that document of some sort, a 24 A. Well, we had clients ready to sign up, but short one. But we dispute the characterization 25 25 Page 211 Page 213 it -- see, most of these things -- as you know, we that Judge Brewer found this was attorney-client were only in existence two months. And so you have 2 privilege and all of that and would offer that --3 all this formative book of business that you're 3 alternatively that this document does not represent trying to develop. And so when the law firm, you 4 any attorney-client privilege relation, but 4 5 5 know, splits up, you really haven't had time enough moreover even it did, it constitutes an exception 6 even to make it coalesce real good. 6 under the crime fraud exception of the 7 Q. Okay. 7 attorney-client privilege rule. 8 8 MS. TURNER: That's all I have. And so we think it's highly relevant, 9 MR. SNEED: Redirect? 9 because it contains an admission that I was owed 10 MR. TUCKER: No redirect. 10 money by the Nutt entities. And, of course, that 11 MR. SNEED: Okay. Davey, you calling 11 is part of this case, because it explains why there any more witnesses? was a reneging on the acquisition agreement. And 12 12 MR. TUCKER: Let me have a little that is because I made demand for those monies and 13 13 14 brief couple of minutes. 14 insisted those monies be paid to me. And that 15 MR. SNEED: Take about a five-minute 15 forms the explanation for why Nutt and 16 break. 16 Ms. McAlister reneged on the agreement. So that's 17 (OFF THE RECORD.) the proffer about that. 17 MR. SNEED: Okay. Any response? You 18 MR. TUCKER: Plaintiff rests his 18 19 19 want to respond? case. 20 MR. SHAPLEY: And then we'll rest. 20 MR. SHAPLEY: Yeah, I want to ask 21 MR. SNEED: Chris, you recalling Meg? 21 Meg questions about that. So are y'all -22 MR. SHAPLEY: Yeah. 22 MR. TUCKER: Is this still in the 23 MR. SNEED: Okay. 23 context of -- are you going forward with your 24 MR. SHAPLEY: Just briefly. 24 redirect? 25 MR. TUCKER: Recall who? 25 MR. SHAPLEY: Well, yeah. I want to

Exhibit 1 - Hearing Transcript Page 55 of 58 Page 214 Page 216 Exhibit 11 here now was Exhibit 38 within global clean up a few things --Exhibit 1. MR. TUCKER: I was just wondering. 2 2 3 MR. SNEED: For identification. MR. SHAPLEY: I was going to do that 3 MR. SHAPLEY: This is for 4 4 and a couple of other things, and then I'll be 5 identification. I'm handing this to Ms. McAlister. 5 (EXHIBIT 11 WAS MARKED FOR IDENTIFICATION.) MR. TUCKER: Okay. Well --6 6 MR. SHAPLEY, CONTINUED: 7 MR. SHAPLEY: So you want me to go on 7 Q. And asking you if you recognize that. 8 8 with that now? 9 A. Yes, I do. 9 MR. TUCKER: No. I'm going to let you decide that, but we're not going to do any more 10 Q. Where did that come from? 10 cross on Meg. So we're going to go ahead and 11 A. This is a confidential note I made to 11 myself, which I saved on my -- to the desktop of my tender her over to your redirect. 12 12 13 computer, protected by a password, at Wyatt & MR. SHAPLEY: Okay. 13 McAlister. 14 14 MR. TUCKER: That's what I'm trying 15 15 Q. Okay. And is there any way anybody could to get around to. have accessed that information off your computer MR. SHAPLEY: Okay. 16 16 without using your password? 17 17 MARY EDITH MCALISTER. having been previously sworn, 18 18 A. No. Q. All right. Now, there's been some 19 19 was further examined and testified as follows: 20 REDIRECT EXAMINATION 20 testimony about the demand letters that Mr. Wyatt 21 BY MR, SHAPLEY: 21 wrote to Mr. Coward saying that the Nutt entities owed him money, and those are all in the record, 22 Q. Just briefly, Meg, Exhibit 38 that 23 and you're familiar with those, right? 23 Mr. Wyatt was referring to --24 A. Could I please see a copy of it? 24 A. I am now. 25 (OFF THE RECORD.) 25 Q. Yeah. Okay. Well, those were all in the Page 215 Page 217 MR. TUCKER: Let me ask you this: 1 time frame -- one of them was dated December of Did we mark that as an exhibit for identification 2 '08, and then one of them was in January of '09. 3 only? In the December 2008 time frame, did you begin to 4 MR. SNEED: We're going to do that. have discussions with Mr. Wyatt about his belief 5 5 Whenever -that he was owed money by the Nutt entities? 6 6 MR. SHAPLEY: Let's do that. That's A. I'd been having discussions with Mr. Wyatt 7 what I want to do. 7 and people at Nutt & McAlister about the question 8 MR. TUCKER: Okay. of whether Derek, David Nutt, and myself were still 9 MR. SNEED: Y'all ready? 9 owed money from the Katrina litigation. 10 MR. SHAPLEY: Yeah, I'm ready. 10 Q. All right. MR. SNEED: Go ahead. We're going to A. It wasn't limited to just a question of 11 11 12 do that before it's all over with. If you want to whether Derek was owed money. 12 13 go ahead and mark it for identification, that's 13 Q. Did it become apparent to you that 14 14 Mr. McAlister was considering litigation against 15 MR. SHAPLEY: Okay. Let's just mark the Nutt entity -- Mr. Wyatt was considering 16 this document for identification purposes as -16 litigation against the Nutt entities for this 17 what will it be, 11? 17 money? 18 MR. SNEED: Actually, the next 18 A. Yes. 19 numbered I've got -19 Q. And when did that happen? 20 MR. SHAPLEY: What's the next number? A. I believe Derek sent a demand letter to 20 21 MR. SNEED: Did I miss something? 21 Ernie Coward on Christmas Eve - very close to 22 COURT REPORTER: Since he's been 22 Christmas. And the tone and tenor of that letter 23 marking them, I've lost track. made me realize that Derek was probably gearing up 23 24 MR. SHAPLEY: I've got 10 here was 24 to sue. Then --25 the letter. It would be 11. So for the record, 25 Q. Well, he wrote one letter - not to

Exhibit 1 - Hearing Transcript Page 56 of 58 Page 218 Page 220 interrupt you, but he wrote one letter on questions I have. 1 2 MR. SNEED: Cross? 2 December 19, which is Exhibit 8? 3 3 A. I don't think -- I'm not copied on this MR. WYATT: Yeah. May I, Bobby? 4 MR. SNEED: Yeah. Who were - were 4 letter. 5 5 you taking cross, or was Derek taking cross a Q. Okay. 6 6 A. I don't believe I ever received this minute ago? letter or saw this letter until some time much 7 MR. TUCKER: He was. 7 8 MR. SNEED: Okay. 8 later. 9 9 **RECROSS-EXAMINATION** Q. Okay. 10 A. You know, I didn't get this letter on 10 BY MR. WYATT: 11 December 19th. 11 Q. Is it your testimony that you never 12 O. All right. So some time after 12 represented to me that David Nutt had agreed to December 19th, you became aware that Mr. Wyatt was 13 sell his 80 percent of Nutt & McAlister, and it was 13 considering a more formal process of making a 14 with those assets, both tangible an intangible, 14 15 claim? 15 that we were going to launch our new law firm? 16 A. Yes. And it certainly was driven home to 16 A. No. I never represented that to you. me when Mr. Wyatt sent a preservation of evidence 17 Q. Okay. So did you and I travel to 17 letter to the Nutt entities and e-mailed a copy to Clarksdale, Mississippi and meet with the entire 18 18 me. The date of his preservation letter, was 19 Merkel Cocke law firm for a whole day to discuss 19 20 December 31st, 2008, which, of course, was a 20 nothing but whether we had meritorious claims 21 holiday. So I did not actually see his 21 against other members of the Katrina venture? 22 preservation letter until I returned to the office 22 A. We met with Mr. Merkel and other members 23 23 on Friday, January 2nd, 2009. of his firm to discuss the possibility that I might 24 Q. And what was your reaction to this be able to acquire Nutt & McAlister. You were 24 25 information, that he was considering litigation there to discuss the possibility of you pursuing a Page 219 Page 221 against your old law firm and you? 1 lawsuit, which I refer to as your derivative claim, 2 A. The recognition that he was in a grotesque 2 against Mr. Scruggs. breach of fiduciary duty to me. I realized he had 3 3 Q. So today you're separating us out as if we 4 defrauded me in forming Wyatt & McAlister, 4 didn't have a common interest? Is that what you're 5 defrauded me in representing to me that we were 5 saying on the record? 6 going to build a law firm from scratch and that we 6 A. I don't understand what you're saying 7 were going to use all the experience we had learned 7 about common interest. 8 about bad faith insurance litigation in Katrina to 8 Q. When Nutt & McAlister's 80 percent was 9 pursue other hurricane claims. 9 being acquired, the agreement for Mr. Nutt was 10 I got us an invitation to participate in 10 that, yes, he was transferring those intangible Hurricane Ike cases. I thought we were there in 11 rights to pursue a claim, right? 11 12 good faith to build a law firm and work hard on 12 MR. SHAPLEY: Object to the form of 13 Wyatt & McAlister matters. But I came to realize 13 the question. 14 apparently Mr. Wyatt never intended to work on 14 THE WITNESS: Mr. Nutt --15 anything other than suing David Nutt and me. 15 MR. SHAPLEY: That assumes that he 16 Q. After it became apparent to you that that 16 had agreed to sell his 80 percent interest. was his intention, did you cease your efforts to 17 17 MR. TUCKER: He's on cross. 18 acquire the assets of Nutt & McAlister? 18 MR. WYATT: Yeah. 19 A. Absolutely. 19 COURT REPORTER: I'm sorry? Q. Did you cease your assets to acquire the 20 20 MR. SNEED: Okay. Wait a minute. Nutt & McAlister law firm? 21 21 One at a time. 22 A. Yes. 22 MR. TUCKER: He's on cross. 23 Q. Is that why you did? 23 MR. SHAPLEY: I'm trying to make an 24 A. Yes. 24 objection. 25 MR. SHAPLEY: That's all the 25 MR. SNEED: Yeah. Go ahead, Chris.

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MR. SHAPLEY: He said when Mr. Nutt agreed to sell his 80 percent interest, and I objected to the form of the question, because there's no testimony he ever agreed to sell his 80 percent interest.

MR. SNEED: Okay. She's on cross-examination, so I'll overrule your objection. MR. WYATT, CONTINUED:

Q. We've already been through that, because we formed our law firm on the very day that you wrote the memo that you had discussed it with him, and he had agreed.

13 My question to you is this: Are you 14 testifying here today that there was no agreement that we would acquire that right to sue, that right 15 to pursue a claim, if one existed? And the reason 16 17 we went to the Merkel law firm is we had completely 18 disparate interests? I was there wearing one hat. 19 and you were wearing a completely different one? 20 Is that your testimony today?

A. Your question is so compound, it's so confusing --

> MR. SNEED: It really is, Derek. THE WITNESS: -- and I don't

25 understand it.

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Q. Yeah. And then we spent the whole day, 1 virtually the whole day, with the entire law firm, 3 excluding maybe one lawyer that was out of the loop 4 for a while. Is that not true?

5 A. We spent probably the better part of the 6 day meeting with attorneys at Charlie Merkel's office during which we explained to them the 8 origins of the Scruggs Katrina group, Mr. Scruggs' 9 conduct therein, the disqualification of Scruggs 10 Katrina group to represent State Farm insureds.

We may have discussed Mr. Scruggs' involvement with the Rigsby sisters, and I think we discussed Mr. Scruggs and your involvement with another witness named Brian Ford, as I recall.

Q. Well, you do recall going there and giving them all the documents and staying there all day and discussing it with them?

18 A. I've asked -- you've asked that, and I've 19 answered it.

20 MR. SNEED: It has been asked and 21 answered.

22 MR. WYATT, CONTINUED: 23

Q. Okay. And you answered Mr. Shapley saying 24 that I -- you learned after December 19th, I 25 believe was the date he used, that I had written a

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MR. SNEED: There are multiple questions within that one statement. MR. WYATT: Let me see if I can rephrase it.

MR. WYATT, CONTINUED:

- Q. Ms. McAlister, do you recall you and I gathering up big bunches of documents and sending them to the Merkel law firm for review?
- A. Yes.
- 10 Q. Do you recall us having multiple discussions about us going to meet with the Merkel 11 12 law firm?
- 13 A. I don't remember multiple discussions. I remember we arranged an appointment, and we went. 14 15
 - Q. Okay. We went twice, didn't we?
- 16 A. Could be. 17
 - Q. Didn't we go up there first to see and test the waters if they were even interested?
- 19 A. You're probably right. There probably 20 were two trips.
- 21 Q. And then we came back, and you directed 22 one of these people to go gather up a great deal of
- documents to send off to him, and you copied me 23
- with those documents. Am I right? 24 25

A. Probably.

1 demand letter and that I was asking for the monies 2 that were withheld from me to be paid. You were 3 aware of that, weren't you? 4

MR. SHAPLEY: I object. It's a vague question. He was -- she was aware of that when?

MR. SNEED: Okay --

MR. WYATT: Well, after the letter --MR. SNEED: Let me just interrupt you at this point. My - let me get the procedure of

10 where we are. Meg testifies on direct this 11 morning. You begin your cross-examination. We

then recess. You put your proof on. Meg comes 12 13

back on, and you decline to further cross-examine Meg on the record, as I understand it.

14 15

Then one question is asked of Meg --I say one question. One series of questions is asked of Meg regarding Exhibit 11 and only Exhibit 11 on redirect.

19 My understanding is, procedurally, 20 you are now limited to recrossing Meg on the 21 limited questions that were developed on redirect.

22 And now we're basically reopening the entire can of 23 worms, which I thought we had gotten way beyond.

24 MR. WYATT: I thought Exhibit 11 was 25 my demand letter.

	Exhibit 1 - Hearing Tr	ans	script Page 58 of 58
Γ	Page 226		Page 228
	•	١,	(PROCEEDINGS CONCLUDED AT APPROXIMATELY 3:00 P.M.)
1	MR. SNEED: Exhibit 11 is the	1 2	(PROCEEDINGS CONCEODED AT ALTROADIATEET 5.00 1.55.)
2	document that Judge Brewer excluded from evidence,	3	
3	and that I also excluded from evidence, and that	4	
4	you made a proffer on.	5	
5	MR. WYATT: Well, his redirect was	6	
6 7	based upon my demand letter. Isn't that right?	7	
	MR. SNEED: I think the only thing I've got in my notes we can ask the court	8	
8	reporter to go back, but the only thing I've got in	9	
10	1 5 ,	10	
111	MR. SHAPLEY: I asked that, and I	11	
12		12	
13	partner was fixing to sue her, is that why she	13	
14	•	14	
15		15	
16	•	16	
17		17	
18	•	18	
19		19	
20	→	20	
21	stuff they talked about this morning.	21	
22		22	
23	, ,	23	
24	• • • • • • • • • • • • • • • • • • •	24	
25	that off the letter, and you asked her whether she	25	
L	<u> </u>	<u> </u>	
1	Page 227	ĺ	Page 229
1	learned after that that I was intending	١,	CERTIFICATE OF COURT REPORTER
2	MR. SHAPLEY: Right.	2	I, Bethany Cammack, Certified Shorthand
3	MR. WYATT: and was that the	3	Reporter and Notary Public in and for the County of
4	reason that	4	Hinds, State of Mississippi, hereby certify that
5	MR. SHAPLEY: The deal fell apart,	5	the foregoing pages, and including this page,
6	and she said so. I did ask those questions, and	6	contain a true and correct transcript of the
7	that's what she said.	7	proceedings, as taken by me at the time and place
8	MR. WYATT: Okay.	8	heretofore stated, and later reduced to typewritten
وا	MR. SHAPLEY: But you're talking	9	form by computer-aided transcription under my
10	about going to see Merkel and, you know, all this	10	supervision and to the best of my skill and
11	other business about what you had been led to	11	ability.
12	believe, and that's beyond what I asked her.	12	I further certify that I placed the
13	MR. WYATT: All right. No further	13	witnesses under oath to truthfully answer the
14	questions.	14	questions in this matter under the power vested in
15	MR. SNEED: Okay. Anything further	15 16	me by the State of Mississippi.
16	for this witness?	17	I further certify that I am not in the employ of or related to any counsel or party in
17	MR. SHAPLEY: That's it.	18	this matter, and have no interest, monetary or
18	MR. SNEED: Thank you, ma'am.	19	otherwise, in the final outcome of the proceedings.
19	Anything from Kim, any proof you want to offer?	20	Witness my signature and seal this
20	MS. TURNER: Nothing. Thank you.	21	the day of , 2009.
21	MR. SNEED: All right. Does that	22	
22	conclude this?	23	BETHANY CAMMACK, CSR
23	MR. SHAPLEY: That concludes it.		CSR NO. 1526
24	(OFF THE RECORD.)	24	My Commission Expires April 1, 2011

25 (EXHIBIT 12 WAS MARKED AND ADMITTED INTO EVIDENCE.) 25